

## TARIFF BILL OF 1922.

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SEPTEMBER 12, 1922.—Ordered to be printed.

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Mr. FORDNEY, from the committee of conference, submitted the following

### CONFERENCE REPORT.

[To accompany H. R. 7456.]

The committee of conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H. R. 7456) to provide revenue; to regulate commerce with foreign countries, to encourage the industries of the United States, and for other purposes, having met, after full and free conference have agreed to recommend and do recommend to their respective Houses as follows:

That the Senate recede from its amendments numbered 23, 25, 35, 43, 44, 46, 87, 90, 91, 92, 116, 119, 129, 136, 137, 145, 147, 160, 162, 166, 197, 228, 237, 241, 245, 288, 449, 450, 455, 456, 515, 516, 520, 751, 768, 769, 771, 782, 808, 846, 869, 870, 893, 913, 914, 915, 927, 931, 947, 948, 1023, 1139, 1140, 1142, 1218, 1338, 1344, 1416, 1527, 1535, 1551, 1569, 1587, 1600, 1603, 1650, 1651, 1652, 1653, 1686, and 1928.

That the House recede from its disagreement to the amendments of the Senate numbered 1, 2, 3, 4, 6, 7, 8, 9, 10, 11, 12, 13, 14, 16, 17, 18, 19, 20, 21, 26, 27, 28, 29, 30, 31, 32, 33, 34, 36, 37, 38, 39, 40, 41, 42, 47, 48, 49, 51, 52, 53, 54, 55, 56, 57, 59, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 84, 85, 86, 88, 93, 96, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 117, 118, 120, 121, 122, 123, 124, 125, 126, 127, 128, 131, 132, 133, 134, 135, 138, 139, 140, 141, 142, 143, 144, 146, 148, 149, 150, 152, 153, 154, 155, 156, 157, 158, 159, 161, 163, 164, 165, 167, 168, 169, 170, 172, 173, 174, 176, 177, 178, 180, 181, 182, 183, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 198, 199, 200, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 229, 230, 231, 232, 233, 235, 236, 239, 240, 242, 243, 244, 247, 249, 250, 251, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 266, 267, 268, 269, 270, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 289, 290, 291, 292,

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 2429, 2431, 2432, 2433, 2434, 2435, and 2436, and agree to the same.

Amendment numbered 5:

That the House recede from its disagreement to the amendment of the Senate numbered 5, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 17; and the Senate agree to the same.

Amendment numbered 15:

That the House recede from its disagreement to the amendment of the Senate numbered 15, and agree to the same with an amendment as follows:

Omit the matter proposed to be inserted by said amendment and on page 2 of the House bill, line 20, strike out "formic acid" and the comma; and the Senate agree to the same.



Amendment numbered 22:

That the House recede from its disagreement to the amendment of the Senate numbered 22, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *propyl, and*; and the Senate agree to the same.

Amendment numbered 24:

That the House recede from its disagreement to the amendment of the Senate numbered 24, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *12*; and the Senate agree to the same.

Amendment numbered 45:

That the House recede from its disagreement to the amendment of the Senate numbered 45, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following: *barium hydroxide, 1 1/4 cents per pound* and a semicolon; and the Senate agree to the same.

Amendment numbered 50:

That the House recede from its disagreement to the amendment of the Senate numbered 50, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *three-tenths*; and the Senate agree to the same.

Amendment numbered 58:

That the House recede from its disagreement to the amendment of the Senate numbered 58, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 19. Casein or lactarene, 2 1/2 cents per pound.*

And the Senate agree to the same.

Amendment numbered 60:

That the House recede from its disagreement to the amendment of the Senate numbered 60, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *25*; and the Senate agree to the same.

Amendment numbered 83:

That the House recede from its disagreement to the amendment of the Senate numbered 83, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *50 per centum ad valorem and 7 cents per pound*; and the Senate agree to the same.

Amendment numbered 89:

That the House recede from its disagreement to the amendment of the Senate numbered 89, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *60 per centum ad valorem and 7 cents per pound*; and the Senate agree to the same.

Amendment numbered 94:

That the House recede from its disagreement to the amendment of the Senate numbered 94, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *unless the immediate container*; and the Senate agree to the same.

Amendment numbered 95:

That the House recede from its disagreement to the amendment of the Senate numbered 95, and agree to the same with an amendment as follows:

On page 9 of the Senate engrossed amendments, line 21, strike out "package, case, or container, or the" and insert *immediate container or the*; and the Senate agree to the same.

Amendment numbered 97:

That the House recede from its disagreement to the amendment of the Senate numbered 97, and agree to the same with an amendment as follows:

On page 10 of the Senate engrossed amendments, line 20, strike out all after "1549" down to and including line 6 on page 11; and the Senate agree to the same.

Amendment numbered 130:

That the House recede from its disagreement to the amendment of the Senate numbered 130, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 42. Edible gelatin, valued at less than 40 cents per pound, 20 per centum ad valorem and 3 1/2 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 at less than 40 cents per pound, 20 per centum ad valorem and 1 1/2 cents per pound; valued at 40 cents or more per pound, 20 per centum ad valorem and 7 cents per pound; casein glue, agar agar, isinglass and other fish sounds, cleaned, split, or otherwise prepared, and manufactures, wholly or in chief value of gelatin, glue or glue size, 25 per centum ad valorem.*

And the Senate agree to the same.

Amendment numbered 151:

That the House recede from its disagreement to the amendment of the Senate numbered 151, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *not specially provided for, five-eighths*; and the Senate agree to the same.

Amendment numbered 171:

That the House recede from its disagreement to the amendment of the Senate numbered 171, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *3 3/10*; and the Senate agree to the same.

Amendment numbered 175:

That the House recede from its disagreement to the amendment of the Senate numbered 175, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 55. Coconut oil, 2 cents per pound; cottonseed oil, 3 cents per pound; peanut oil, 4 cents per pound; and soya-bean oil, 2 1/2 cents per pound.*

And the Senate agree to the same.

Amendment numbered 179:

That the House recede from its disagreement to the amendment of the Senate numbered 179, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *4 cents per pound* and a semicolon; and the Senate agree to the same.

Amendment numbered 184:

That the House recede from its disagreement to the amendment of the Senate numbered 184, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *25*; and the Senate agree to the same.

Amendment numbered 201:

That the House recede from its disagreement to the amendment of the Senate numbered 201, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *20*; and the Senate agree to the same.

Amendment numbered 202:

That the House recede from its disagreement to the amendment of the Senate numbered 202, and agree to the same with an amendment as follows:

On page 20 of the Senate engrossed amendments, line 7, strike out "pans," and after "cakes," insert *jars, pans* and a comma, and on page 20 of the Senate engrossed amendments, line 8, strike out "boxes, kits," and after "sets," insert *kits* and a comma; and the Senate agree to the same.

Amendment numbered 227:

That the House recede from its disagreement to the amendment of the Senate numbered 227, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *1 1/2 cents*; and the Senate agree to the same.

Amendment numbered 234:

That the House recede from its disagreement to the amendment of the Senate numbered 234, and agree to the same with an amendment as follows:

Restore the matter proposed to be stricken out by said amendment and on page 23 of the House bill, line 8, strike out "five" and insert *three*; and the Senate agree to the same.

Amendment numbered 238:

That the House recede from its disagreement to the amendment of the Senate numbered 238, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *15*; and the Senate agree to the same.

Amendment numbered 246:

That the House recede from its disagreement to the amendment of the Senate numbered 246, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *1 3/4*; and the Senate agree to the same.

Amendment numbered 248:

That the House recede from its disagreement to the amendment of the Senate numbered 248, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *2 1/4*; and the Senate agree to the same.

Amendment numbered 252:

That the House recede from its disagreement to the amendment of the Senate numbered 252, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *35*; and the Senate agree to the same.

Amendment numbered 265:

That the House recede from its disagreement to the amendment of the Senate numbered 265, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *brown, and measuring seven-eighths of an inch or over in thickness, 3 cents per square foot, but not less than 30*; and the Senate agree to the same.

Amendment numbered 271:

That the House recede from its disagreement to the amendment of the Senate numbered 271, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert:

*Par. 204. Crude magnesite, five-sixteenths of 1 cent per pound; caustic calcined magnesite, five-eighths of 1 cent per pound; dead burned and grain magnesite, not suitable for manufacture into oxychloride cements, twenty-three fortieths of 1 cent per pound.*

And the Senate agree to the same.

Amendment numbered 311:

That the House recede from its disagreement to the amendment of the Senate numbered 311, and agree to the same with an amendment as follows:

On page 29 of the Senate engrossed amendments, line 14, strike out "2" and insert  $1\frac{1}{2}$ ; and the Senate agree to the same.

Amendment numbered 313:

That the House recede from its disagreement to the amendment of the Senate numbered 313, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 30; and the Senate agree to the same.

Amendment numbered 314:

That the House recede from its disagreement to the amendment of the Senate numbered 314, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 40; and the Senate agree to the same.

Amendment numbered 323:

That the House recede from its disagreement to the amendment of the Senate numbered 323, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *operations, and shall not include bottles for table service and thermostatic bottles*; and the Senate agree to the same.

Amendment numbered 324:

That the House recede from its disagreement to the amendment of the Senate numbered 324, and agree to the same with an amendment as follows:

On page 31 of the Senate engrossed amendments, line 7, strike out "and" and insert *or*, and on page 31 of the Senate engrossed amendments, line 9, strike out "75" and insert 65, and on page 31 of the Senate engrossed amendments, line 14, strike out "70" and insert 60, and on page 31 of the Senate engrossed amendments, line 18, strike out "70" and insert 60, and on page 32 of the Senate engrossed amendments, line 3, strike out "65" and insert 55; and the Senate agree to the same.

Amendment numbered 353:

That the House recede from its disagreement to the amendment of the Senate numbered 353, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *cases, 50 per centum ad valorem*; and the Senate agree to the same.

Amendment numbered 354:

That the House recede from its disagreement to the amendment of the Senate numbered 354, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *50*; and the Senate agree to the same.

Amendment numbered 361:

That the House recede from its disagreement to the amendment of the Senate numbered 361, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *50*; and the Senate agree to the same.

Amendment numbered 396:

That the House recede from its disagreement to the amendment of the Senate numbered 396, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *this schedule*; and the Senate agree to the same.

Amendment numbered 442:

That the House recede from its disagreement to the amendment of the Senate numbered 442, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *45*; and the Senate agree to the same.

Amendment numbered 443:

That the House recede from its disagreement to the amendment of the Senate numbered 443, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *and tie plates* and a comma; and the Senate agree to the same.

Amendment numbered 451:

That the House recede from its disagreement to the amendment of the Senate numbered 451, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *25*; and the Senate agree to the same.

Amendment numbered 452:

That the House recede from its disagreement to the amendment of the Senate numbered 452, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *30*; and the Senate agree to the same.

Amendment numbered 459:

That the House recede from its disagreement to the amendment of the Senate numbered 459, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *35*; and the Senate agree to the same.

Amendment numbered 473:

That the House recede from its disagreement to the amendment of the Senate numbered 473, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *11 cents per pound and 55*; and the Senate agree to the same.

Amendment numbered 474:

That the House recede from its disagreement to the amendment of the Senate numbered 474, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *composed wholly or in chief value of copper, brass, steel, or other base metal, not specially provided for, 40 per centum ad valorem* and a semicolon; and the Senate agree to the same.

Amendment numbered 475:

That the House recede from its disagreement to the amendment of the Senate numbered 475, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *20*; and the Senate agree to the same.

Amendment numbered 478:

That the House recede from its disagreement to the amendment of the Senate numbered 478, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *25*; and the Senate agree to the same.

Amendment numbered 494:

That the House recede from its disagreement to the amendment of the Senate numbered 494, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *15*; and the Senate agree to the same.

Amendment numbered 499:

That the House recede from its disagreement to the amendment of the Senate numbered 499, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *valued at not more than 40 cents per dozen, 1 cent each and 50 per centum ad valorem; valued at more than 40 and not more than 50 cents per dozen, 5 cents each and 50 per centum ad valorem; valued at more than 50 cents and not more than \$1.25 per dozen, 11 cents each and 55 per centum ad valorem; valued at more than \$1.25 and not more than \$3 per dozen, 18 cents each and 55 per centum ad valorem; valued at more than \$3 and not more than \$6 per dozen, 25 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 55 per centum ad valorem*; and the Senate agree to the same.



Amendment numbered 501:

That the House recede from its disagreement to the amendment of the Senate numbered 501, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 55; and the Senate agree to the same.

Amendment numbered 503:

That the House recede from its disagreement to the amendment of the Senate numbered 503, and agree to the same with an amendment as follows:

On page 47 of the Senate engrossed amendments, line 16, strike out "20" and insert 76, and on page 47 of the Senate engrossed amendments, line 16, strike out "10" and insert 8, and on page 47 of the Senate engrossed amendments, line 19, strike out "10" and insert 8, and on page 48 of the Senate engrossed amendments, line 1, strike out "10" and insert 8; and the Senate agree to the same.

Amendment numbered 506:

That the House recede from its disagreement to the amendment of the Senate numbered 506, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert  $3\frac{1}{2}$  cents each and 45; and the Senate agree to the same.

Amendment numbered 507:

That the House recede from its disagreement to the amendment of the Senate numbered 507, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert and not more than \$1.75 per dozen, 15 cents each and 45 per centum ad valorem; valued at more than \$1.75 per dozen, 20 cents each and 45 per centum ad valorem: Provided, That all articles specified in this paragraph, when imported, shall have die sunk conspicuously and indelibly, the name of the maker or purchaser and beneath the same the name of the country of origin, to be placed on the outside of the blade, between the screw or rivet and the handle of scissors and shears (except pruning and sheep shears), and on the blade or handle of pruning and sheep shears and clippers; and the Senate agree to the same.

Amendment numbered 508:

That the House recede from its disagreement to the amendment of the Senate numbered 508, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert Safety razors, and safety-razor handles and frames, 10 cents each and 30 per centum ad valorem; razors and parts thereof, finished or unfinished, valued at less than 75 cents per dozen, 18 cents each; valued at 75 cents and 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 centum ad valorem; Provided and a comma; and the Senate agree to the same.*

Amendment numbered 535:

That the House recede from its disagreement to the amendment of the Senate numbered 535, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 55; and the Senate agree to the same.

Amendment numbered 537.

That the House recede from its disagreement to the amendment of the Senate numbered 537, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 45; and the Senate agree to the same.

Amendment numbered 538:

That the House recede from its disagreement to the amendment of the Senate numbered 538, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 45; and the Senate agree to the same.

Amendment numbered 546:

That the House recede from its disagreement to the amendment of the Senate numbered 546, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 45; and the Senate agree to the same.

Amendment numbered 547:

That the House recede from its disagreement to the amendment of the Senate numbered 547, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 50; and the Senate agree to the same.

Amendment numbered 554:

That the House recede from its disagreement to the amendment of the Senate numbered 554, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be stricken out by said amendment insert a colon and the following: *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, 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 such country, dependency, province, or other subdivision of government on such article imported from the United States, but in no case shall such duty exceed 50 per centum ad valorem; and the Senate agree to the same.*

Amendment numbered 557:

That the House recede from its disagreement to the amendment of the Senate numbered 557, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be stricken out by said amendment insert a colon and the following: *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, 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 such country, dependency, province, or other subdivision of government on such article imported from the United States, but in no case shall such duty exceed 50 per centum ad valorem;* and the Senate agree to the same.

Amendment numbered 558:

That the House recede from its disagreement to the amendment of the Senate numbered 558, and agree to the same with an amendment as follows:

On page 53 of the Senate engrossed amendments, line 20, strike out "25" and insert 15, and on page 54 of the Senate engrossed amendments, line 1, strike out "40" and insert 30; and the Senate agree to the same.

Amendment numbered 559:

That the House recede from its disagreement to the amendment of the Senate numbered 559, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *30 per centum ad valorem* and a semicolon; and the Senate agree to the same.

Amendment numbered 560:

That the House recede from its disagreement to the amendment of the Senate numbered 560, and agree to the same with an amendment as follows:

On page 54 of the Senate engrossed amendments, line 11, strike out "50" and insert 40, and on page 54 of the Senate engrossed amendments, line 13, after "separators" insert *valued at more than \$50 each* and a comma, and on page 174 of the House bill, line 12, after "carts," insert *cream separators valued at not more than \$50 each* and a comma; and the Senate agree to the same.

Amendment numbered 563:

That the House recede from its disagreement to the amendment of the Senate numbered 563, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 30; and the Senate agree to the same.

Amendment numbered 565:

That the House recede from its disagreement to the amendment of the Senate numbered 565, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert:

*Par. 375. Metallic magnesium and metallic magnesium scrap, 40 cents per pound; magnesium alloys, powder, sheets, ribbons, tubing, wire, and all other articles, wares, or manufactures of magnesium, not specially provided for, 40 cents per pound on the metallic magnesium content and 20 per centum ad valorem.*

And the Senate agree to the same.

Amendment numbered 567:

That the House recede from its disagreement to the amendment of the Senate numbered 567, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *pound; needle or liquated antimony, one-fourth of 1 cent per pound*; and the Senate agree to the same.

Amendment numbered 576:

That the House recede from its disagreement to the amendment of the Senate numbered 576, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *14 cents per pound; aluminum powder, powdered foil and a comma*; and the Senate agree to the same.

Amendment numbered 581:

That the House recede from its disagreement to the amendment of the Senate numbered 581, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *55*; and the Senate agree to the same.

Amendment numbered 583:

That the House recede from its disagreement to the amendment of the Senate numbered 583, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *385. Tinsel wire, made wholly or in chief value of gold, silver, or other metal, 6 cents per pound and 10 per centum ad valorem; lame or lahn, made wholly or in chief value of gold, silver, or other metal, 6 cents per pound and 20 per centum ad valorem; bullions and metal threads made wholly or in chief value of tinsel wire, lame or lahn, 6 cents per pound and 35 per centum ad valorem*; and the Senate agree to the same.

Amendment numbered 594:

That the House recede from its disagreement to the amendment of the Senate numbered 594, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *20*; and the Senate agree to the same.

Amendment numbered 625:

That the House recede from its disagreement to the amendment of the Senate numbered 625, and agree to the same with an amendment as follows:

Restore the matter proposed to be stricken out by said amendment, and on page 77 of the House bill, line 18, strike out "402" and insert 401; and the Senate agree to the same.

Amendment numbered 626:

That the House recede from its disagreement to the amendment of the Senate numbered 626, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 402; and the Senate agree to the same.

Amendment numbered 628:

That the House recede from its disagreement to the amendment of the Senate numbered 628, and agree to the same with an amendment as follows:

Omit the matter proposed to be inserted by said amendment and restore the language proposed to be stricken out by said amendment, and on page 78 of the House bill, line 10, strike out "404" and insert 403; and the Senate agree to the same.

Amendment numbered 630:

That the House recede from its disagreement to the amendment of the Senate numbered 630, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 404; and the Senate agree to the same.

Amendment numbered 635:

That the House recede from its disagreement to the amendment of the Senate numbered 635, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 405; and the Senate agree to the same.

Amendment numbered 636:

That the House recede from its disagreement to the amendment of the Senate numbered 636, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 406; and the Senate agree to the same.

Amendment numbered 643:

That the House recede from its disagreement to the amendment of the Senate numbered 643, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 407; and the Senate agree to the same.

Amendment numbered 645:

That the House recede from its disagreement to the amendment of the Senate numbered 645, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert a comma and 20; and the Senate agree to the same.

Amendment numbered 650:

That the House recede from its disagreement to the amendment of the Senate numbered 650, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert  $1\frac{1}{4}$  cents; and the Senate agree to the same.

Amendment numbered 655:

That the House recede from its disagreement to the amendment of the Senate numbered 655, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 408; and the Senate agree to the same.

Amendment numbered 656:

That the House recede from its disagreement to the amendment of the Senate numbered 656, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 409; and the Senate agree to the same.

Amendment numbered 660:

That the House recede from its disagreement to the amendment of the Senate numbered 660, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 35; and the Senate agree to the same.

Amendment numbered 661:

That the House recede from its disagreement to the amendment of the Senate numbered 661, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 45; and the Senate agree to the same.

Amendment numbered 662:

That the House recede from its disagreement to the amendment of the Senate numbered 662, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 410; and the Senate agree to the same.

Amendment numbered 665:

That the House recede from its disagreement to the amendment of the Senate numbered 665, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert a comma and  $33\frac{1}{3}$ ; and the Senate agree to the same.

Amendment numbered 667:

That the House recede from its disagreement to the amendment of the Senate numbered 667, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *1 24/100*; and the Senate agree to the same.

Amendment numbered 668:

That the House recede from its disagreement to the amendment of the Senate numbered 668, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *forty-six one-thousandths*; and on page 81 of the House bill, line 9, strike out "one-hundredths"; and the Senate agree to the same.

Amendment numbered 689:

That the House recede from its disagreement to the amendment of the Senate numbered 689, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *3*; and the Senate agree to the same.

Amendment numbered 692:

That the House recede from its disagreement to the amendment of the Senate numbered 692, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *4*; and the Senate agree to the same.

Amendment numbered 695:

That the House recede from its disagreement to the amendment of the Senate numbered 695, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *4 cents per pound*; and the Senate agree to the same.

Amendment numbered 703:

That the House recede from its disagreement to the amendment of the Senate numbered 703, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *20*; and the Senate agree to the same.

Amendment numbered 706:

That the House recede from its disagreement to the amendment of the Senate numbered 706, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *7*; and the Senate agree to the same.

Amendment numbered 757:

That the House recede from its disagreement to the amendment of the Senate numbered 757, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *80*; and the Senate agree to the same



Amendment numbered 773:

That the House recede from its disagreement to the amendment of the Senate numbered 773, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 10; and the Senate agree to the same.

Amendment numbered 778:

That the House recede from its disagreement to the amendment of the Senate numbered 778, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 20; and the Senate agree to the same.

Amendment numbered 783:

That the House recede from its disagreement to the amendment of the Senate numbered 783, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 735. Apricots, green, ripe, dried, or in brine, one-half of 1 cent per pound; otherwise prepared or preserved, 35 per centum ad valorem.*

And the Senate agree to the same.

Amendment numbered 791:

That the House recede from its disagreement to the amendment of the Senate numbered 791, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 40; and the Senate agree to the same.

Amendment numbered 796:

That the House recede from its disagreement to the amendment of the Senate numbered 796, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert  $4\frac{1}{2}$ ; and the Senate agree to the same.

Amendment numbered 802:

That the House recede from its disagreement to the amendment of the Senate numbered 802, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 35; and the Senate agree to the same.

Amendment numbered 804:

That the House recede from its disagreement to the amendment of the Senate numbered 804, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 741. Dates, fresh or dried, 1 cent per pound; prepared or preserved in any manner, 35 per centum ad valorem.*

And the Senate agree to the same.

Amendment numbered 814:

That the House recede from its disagreement to the amendment of the Senate numbered 814, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *35*; and the Senate agree to the same.

Amendment numbered 816:

That the House recede from its disagreement to the amendment of the Senate numbered 816, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following: *candied, crystallized, or glace, 35 per centum ad valorem; otherwise prepared or preserved, and not specially provided for, 2*; and the Senate agree to the same.

Amendment numbered 818:

That the House recede from its disagreement to the amendment of the Senate numbered 818, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *35*; and the Senate agree to the same.

Amendment numbered 821:

That the House recede from its disagreement to the amendment of the Senate numbered 821, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *35*; and the Senate agree to the same.

Amendment numbered 823:

That the House recede from its disagreement to the amendment of the Senate numbered 823, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *prepared or preserved, 35*; and the Senate agree to the same.

Amendment numbered 836:

That the House recede from its disagreement to the amendment of the Senate numbered 836, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *and all nursery or greenhouse stock, not specially provided for, 25*; and the Senate agree to the same.

Amendment numbered 841:

That the House recede from its disagreement to the amendment of the Senate numbered 841, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *25*; and the Senate agree to the same.

Amendment numbered 842:

That the House recede from its disagreement to the amendment of the Senate numbered 842, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert  $4\frac{3}{4}$ ; and the Senate agree to the same.

Amendment numbered 843:

That the House recede from its disagreement to the amendment of the Senate numbered 843, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 14; and the Senate agree to the same.

Amendment numbered 844:

That the House recede from its disagreement to the amendment of the Senate numbered 844, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert a semicolon and *almond paste, 14 cents per pound*; and the Senate agree to the same.

Amendment numbered 847:

That the House recede from its disagreement to the amendment of the Senate numbered 847, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert  $3\frac{1}{8}$ ; and the Senate agree to the same.

Amendment numbered 852:

That the House recede from its disagreement to the amendment of the Senate numbered 852, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *pound; pickled, or otherwise prepared or preserved, and not specially provided for, 35 per centum ad valorem; nut and kernel paste not specially provided for, 25 per centum ad valorem*; and the Senate agree to the same.

Amendment numbered 854:

That the House recede from its disagreement to the amendment of the Senate numbered 854, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *pound; soya beans, one-half of 1 cent per pound; cotton seed, one-third of 1 cent per pound*; and the Senate agree to the same.

Amendment numbered 861:

That the House recede from its disagreement to the amendment of the Senate numbered 861, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 10; and the Senate agree to the same.

Amendment numbered 863:

That the House recede from its disagreement to the amendment of the Senate numbered 863, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 15; and the Senate agree to the same.

Amendment numbered 877:

That the House recede from its disagreement to the amendment of the Senate numbered 877, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 50; and the Senate agree to the same.

Amendment numbered 879:

That the House recede from its disagreement to the amendment of the Senate numbered 879, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert  $2\frac{1}{2}$ ; and the Senate agree to the same.

Amendment numbered 880:

That the House recede from its disagreement to the amendment of the Senate numbered 880, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *one-half of*; and the Senate agree to the same.

Amendment numbered 881:

That the House recede from its disagreement to the amendment of the Senate numbered 881, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 40; and the Senate agree to the same.

Amendment numbered 883:

That the House recede from its disagreement to the amendment of the Senate numbered 883, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 25; and the Senate agree to the same.

Amendment numbered 896:

That the House recede from its disagreement to the amendment of the Senate numbered 896, and agree to the same with an amendment as follows:

Omit the matter proposed to be inserted by said amendment and on page 98 of the House bill, line 14, strike out "780" and insert 779, and on page 99 of the House bill, line 21, strike out "781" and insert 780; and the Senate agree to the same.

Amendment numbered 950:

That the House recede from its disagreement to the amendment of the Senate numbered 950, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 906. In addition to the duty or duties imposed upon cotton cloth in paragraph 903, there shall be paid the following duties, namely: On all cotton cloths woven with eight or more harnesses, or with Jacquard, lappet, or swivel attachments, 10 per centum ad va-*

*lorem; on all cotton cloths, other than the foregoing, woven with drop boxes, 5 per centum ad valorem. In no case shall the duty or duties imposed upon cotton cloth in paragraphs 903, or 903 and 906 exceed 45 per centum ad valorem.*

And the Senate agree to the same.

Amendment numbered 951:

That the House recede from its disagreement to the amendment of the Senate numbered 951, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 907; and the Senate agree to the same.

Amendment numbered 955:

That the House recede from its disagreement to the amendment of the Senate numbered 955, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 908. Cloth in chief value of cotton, containing silk or artificial silk, shall be classified for duty as cotton cloth under paragraphs 903, 904, and 906, and in addition thereto there shall be paid on all such cloth, 5 per centum ad valorem: Provided, That none of the foregoing shall pay a rate of duty of more than 45 per centum ad valorem.*

And the Senate agree to the same.

Amendment numbered 956:

That the House recede from its disagreement to the amendment of the Senate numbered 956, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 909; and the Senate agree to the same.

Amendment numbered 959:

That the House recede from its disagreement to the amendment of the Senate numbered 959, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 910; and the Senate agree to the same.

Amendment numbered 962:

That the House recede from its disagreement to the amendment of the Senate numbered 962, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 911; and the Senate agree to the same.

Amendment numbered 964:

That the House recede from its disagreement to the amendment of the Senate numbered 964, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 912; and the Senate agree to the same.

Amendment numbered 970:

That the House recede from its disagreement to the amendment of the Senate numbered 970, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 913; and the Senate agree to the same.

Amendment numbered 976:

That the House recede from its disagreement to the amendment of the Senate numbered 976, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 914; and the Senate agree to the same.

Amendment numbered 977:

That the House recede from its disagreement to the amendment of the Senate numbered 977, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 55; and the Senate agree to the same.

Amendment numbered 979:

That the House recede from its disagreement to the amendment of the Senate numbered 979, and agree to the same with an amendment as follows:

On page 90 of the Senate engrossed amendments, line 2, strike out "917" and insert 915; and on page 90 of the Senate engrossed amendments, line 13, strike out "pairs;" and insert *pairs* and a comma, and on page 90 of the Senate engrossed amendments, line 15, after the word "pairs" insert a comma and *but in no case shall any of the foregoing duties be less than 40 nor more than 75 per centum ad valorem*; and on page 90 of the Senate engrossed amendments, line 17, strike out all after the word "valorem" down to and including the word "valorem" in line 19; and the Senate agree to the same.

Amendment numbered 980:

That the House recede from its disagreement to the amendment of the Senate numbered 980, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 916; and the Senate agree to the same.

Amendment numbered 982:

That the House recede from its disagreement to the amendment of the Senate numbered 982, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *50 per centum ad valorem*; and the Senate agree to the same.

Amendment numbered 984:

That the House recede from its disagreement to the amendment of the Senate numbered 984, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 917; and the Senate agree to the same.

Amendment numbered 985:

That the House recede from its disagreement to the amendment of the Senate numbered 985, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *45 per centum ad valorem* and a period; and the Senate agree to the same.

Amendment numbered 986:

That the House recede from its disagreement to the amendment of the Senate numbered 986, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *918*; and the Senate agree to the same.

Amendment numbered 989:

That the House recede from its disagreement to the amendment of the Senate numbered 989, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *919*; and the Senate agree to the same.

Amendment numbered 991:

That the House recede from its disagreement to the amendment of the Senate numbered 991, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *30*; and the Senate agree to the same.

Amendment numbered 993:

That the House recede from its disagreement to the amendment of the Senate numbered 993, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *920*; and the Senate agree to the same.

Amendment numbered 997:

That the House recede from its disagreement to the amendment of the Senate numbered 997, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *25*; and the Senate agree to the same.

Amendment numbered 999:

That the House recede from its disagreement to the amendment of the Senate numbered 999, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *921*; and the Senate agree to the same.

Amendment numbered 1001:

That the House recede from its disagreement to the amendment of the Senate numbered 1001, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *crin vegetal, or palm-leaf fiber, twisted or not twisted* and a comma; and the Senate agree to the same.



Amendment numbered 1002:

That the House recede from its disagreement to the amendment of the Senate numbered 1002, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *1 cent*; and the Senate agree to the same.

Amendment numbered 1004:

That the House recede from its disagreement to the amendment of the Senate numbered 1004, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *2*; and the Senate agree to the same.

Amendment numbered 1005:

That the House recede from its disagreement to the amendment of the Senate numbered 1005, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *20*; and the Senate agree to the same.

Amendment numbered 1013:

That the House recede from its disagreement to the amendment of the Senate numbered 1013, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *shall not be less than 25 nor more than 35 per centum ad valorem*; and the Senate agree to the same.

Amendment numbered 1018:

That the House recede from its disagreement to the amendment of the Senate numbered 1018, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert a semicolon and *and in addition thereto, on any of the foregoing threads, twines, and cords when boiled, 2 cents per pound; when bleached, dyed, or otherwise treated, 5 cents per pound*; and the Senate agree to the same.

Amendment numbered 1020:

That the House recede from its disagreement to the amendment of the Senate numbered 1020, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *30*; and the Senate agree to the same.

Amendment numbered 1022:

That the House recede from its disagreement to the amendment of the Senate numbered 1022, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *pound; wholly or in chief value of hemp, 2 1/2 cents per pound*; and the Senate agree to the same.

## Amendment numbered 1036:

That the House recede from its disagreement to the amendment of the Senate numbered 1036, and agree to the same with an amendment as follows:

On page 96 of the Senate engrossed amendments, line 13, strike out "or hemp," and insert *hemp, or ramie* and a comma, and on page 96 of the Senate engrossed amendments, line 14, strike out "either" and insert *any*, and on page 96 of the Senate engrossed amendments, line 20, strike out "or hemp," and insert *hemp, or ramie* and a comma, and on page 96 of the Senate engrossed amendments, line 21, strike out "either" and insert *any*; and the Senate agree to the same.

## Amendment numbered 1046:

That the House recede from its disagreement to the amendment of the Senate numbered 1046, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *or unfinished having drawn threads, 45*; and the Senate agree to the same.

## Amendment numbered 1058:

That the House recede from its disagreement to the amendment of the Senate numbered 1058, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *40*; and the Senate agree to the same.

## Amendment numbered 1060:

That the House recede from its disagreement to the amendment of the Senate numbered 1060, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *8*; and the Senate agree to the same.

## Amendment numbered 1061:

That the House recede from its disagreement to the amendment of the Senate numbered 1061, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *6*; and the Senate agree to the same.

## Amendment numbered 1062:

That the House recede from its disagreement to the amendment of the Senate numbered 1062, and agree to the same with an amendment as follows:

On page 99 of the Senate engrossed amendments, line 20, after "remitted" insert *or refunded*; and the Senate agree to the same.

## Amendment numbered 1063:

That the House recede from its disagreement to the amendment of the Senate numbered 1063, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1102. Wools, not specially provided for, and hair of the Angora goat, Cashmere goat, alpaca, and other like animals, im-*

*ported in the grease or washed, 31 cents per pound of clean content; imported in the scoured state, 31 cents per pound; imported on the skin, 30 cents per pound of clean content.*

And the Senate agree to the same.

Amendment numbered 1064:

That the House recede from its disagreement to the amendment of the Senate numbered 1064, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1105. Top waste, slubbing waste, roving waste, and ring waste, 31 cents per pound; garnetted waste, 24 cents per pound; noils, carbonized, 24 cents per pound; noils, not carbonized, 19 cents per pound; thread or yarn waste, and all other wool wastes not specially provided for, 16 cents per pound; shoddy, and wool extract, 16 cents per pound; mungo, woollen rags, and flocks, 7 1/2 cents per pound. Wastes of the hair of the Angora goat, Cashmere goat, alpaca, and other like animals shall be dutiable at the rates provided for similar types of wool wastes.*

And the Senate agree to the same.

Amendment numbered 1065:

That the House recede from its disagreement to the amendment of the Senate numbered 1065, and agree to the same with an amendment as follows:

On page 101 of the Senate engrossed amendments, line 11, strike out "36" and insert 33; and the Senate agree to the same.

Amendment numbered 1066:

That the House recede from its disagreement to the amendment of the Senate numbered 1066, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1107. Yarn, made wholly or in chief value of wool, valued at not more than 30 cents per pound, 24 cents per pound and 30 per centum ad valorem; valued at more than 30 cents but not more than \$1 per pound, 36 cents per pound and 35 per centum ad valorem; valued at more than \$1 per pound, 36 cents per pound and 40 per centum ad valorem.*

And the Senate agree to the same.

Amendment numbered 1067:

That the House recede from its disagreement to the amendment of the Senate numbered 1067, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1108. Woven fabrics, weighing not more than four ounces per square yard, wholly or in chief value of wool, valued at not more than 80 cents per pound, 37 cents per pound and 50 per centum ad valorem; valued at more than 80 cents per pound, 45 cents per pound upon the wool content thereof and 50 per centum ad valorem: Pro-*

vided, That if the warp of any of the foregoing is wholly of cotton or other vegetable fiber, the duty shall be 36 cents per pound and 50 per centum ad valorem.

And the Senate agree to the same.

Amendment numbered 1068:

That the House recede from its disagreement to the amendment of the Senate numbered 1068, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1109. Woven fabrics, weighing more than four ounces per square yard, wholly or in chief value of wool, valued at not more than 60 cents per pound, 24 cents per pound and 40 per centum ad valorem; valued at more than 60 cents but not more than 80 cents per pound, 37 cents per pound and 50 per centum ad valorem; valued at more than 80 cents but not more than \$1.50 per pound, 45 cents per pound upon the wool content thereof and 50 per centum ad valorem; valued at more than \$1.50 per pound, 45 cents per pound upon the wool content thereof and 50 per centum ad valorem.*

And the Senate agree to the same.

Amendment numbered 1073:

That the House recede from its disagreement to the amendment of the Senate numbered 1073, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 40 cents per pound and 50; and the Senate agree to the same.

Amendment numbered 1074:

That the House recede from its disagreement to the amendment of the Senate numbered 1074, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1111. Blankets and similar articles, including carriage and automobile robes and steamer rugs, made of blanketing, wholly or in chief value of wool, not exceeding three yards in length, valued at not more than 50 cents per pound, 18 cents per pound and 30 per centum ad valorem; valued at more than 50 cents but not more than \$1 per pound, 27 cents per pound and 32 1/2 per centum ad valorem; valued at more than \$1 but not more than \$1.50 per pound, 30 cents per pound and 35 per centum ad valorem; valued at more than \$1.50 per pound, 37 cents per pound and 40 per centum ad valorem.*

And the Senate agree to the same.

Amendment numbered 1075:

That the House recede from its disagreement to the amendment of the Senate numbered 1075, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1112. Felts, not woven, wholly or in chief value of wool, valued at not more than 50 cents per pound, 18 cents per pound and*

*30 per centum ad valorem; valued at more than 50 cents but not more than \$1.50 per pound, 27 cents per pound and 35 per centum ad valorem; valued at more than \$1.50 per pound, 37 cents per pound and 40 per centum ad valorem.*

And the Senate agree to the same.

Amendment numbered 1076:

That the House recede from its disagreement to the amendment of the Senate numbered 1076, and agree to the same with an amendment as follows:

On page 104 of the Senate engrossed amendments, line 8, strike out "49" and insert 45; and the Senate agree to the same.

Amendment numbered 1077:

That the House recede from its disagreement to the amendment of the Senate numbered 1077, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1114. Knit fabrics in the piece, wholly or in chief value of wool, valued at not more than \$1 per pound, 30 cents per pound and 40 per centum ad valorem; valued at more than \$1 per pound, 45 cents per pound and 50 per centum ad valorem.*

*Hose and half hose, and gloves and mittens, wholly or in chief value of wool, valued at not more than \$1.75 per dozen pairs, 36 cents per pound and 35 per centum ad valorem; valued at more than \$1.75 per dozen pairs, 45 cents per pound and 50 per centum ad valorem.*

*Knit underwear, finished or unfinished, wholly or in chief value of wool, valued at not more than \$1.75 per pound, 36 cents per pound and 30 per centum ad valorem; valued at more than \$1.75 per pound, 45 cents per pound and 50 per centum ad valorem.*

*Outerwear and other articles, knit or crocheted, finished or unfinished, wholly or in chief value of wool, and not specially provided for, valued at not more than \$1 per pound, 36 cents per pound and 40 per centum ad valorem; valued at more than \$1 and not more than \$2 per pound, 40 cents per pound and 45 per centum ad valorem; valued at more than \$2 per pound, 45 cents per pound and 50 per centum ad valorem.*

And the Senate agree to the same.

Amendment numbered 1078:

That the House recede from its disagreement to the amendment of the Senate numbered 1078, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1115. Clothing and articles of wearing apparel of every description, not knit or crocheted, manufactured wholly or in part, composed wholly or in chief value of wool, valued at not more than \$2 per pound, 24 cents per pound and 40 per centum ad valorem; valued at more than \$2 but not more than \$4 per pound, 30 cents per pound and 45 per centum ad valorem; valued at more than \$4 per pound, 45 cents per pound and 50 per centum ad valorem.*

And the Senate agree to the same.

Amendment numbered 1088:

That the House recede from its disagreement to the amendment of the Senate numbered 1088, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1119. All manufactures not specially provided for, wholly or in chief value of wool, 50 per centum ad valorem.*

And the Senate agree to the same.

Amendment numbered 1136:

That the House recede from its disagreement to the amendment of the Senate numbered 1136, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *india and bible paper weighing ten pounds or more and less than eighteen pounds to the ream, 4 cents per pound and 15 per centum ad valorem* and a semicolon; and the Senate agree to the same.

Amendment numbered 1169:

That the House recede from its disagreement to the amendment of the Senate numbered 1169, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert: *Unbound books of all kinds, bound books of all kinds except those bound wholly or in part in leather, sheets or printed pages of books bound wholly or in part in leather, pamphlets, music in books or sheets, and printed matter, all the foregoing not specially provided for, if of bona fide foreign authorship, 15 per centum ad valorem; all other, not specially provided for, 25 per centum ad valorem; blank books, slate books, drawings, engravings, photographs, etchings, maps, and charts, 25 per centum ad valorem; book bindings or covers wholly or in part of leather, not specially provided for, 30 per centum ad valorem; and the Senate agree to the same.*

Amendment numbered 1195:

That the House recede from its disagreement to the amendment of the Senate numbered 1195, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *35*; and the Senate agree to the same.

Amendment numbered 1200:

That the House recede from its disagreement to the amendment of the Senate numbered 1200, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *25*; and the Senate agree to the same.

Amendment numbered 1217:

That the House recede from its disagreement to the amendment of the Senate numbered 1217, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *8*; and the Senate agree to the same.

Amendment numbered 1219:

That the House recede from its disagreement to the amendment of the Senate numbered 1219, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 40; and the Senate agree to the same.

Amendment numbered 1225:

That the House recede from its disagreement to the amendment of the Senate numbered 1225, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 60; and the Senate agree to the same.

Amendment numbered 1228:

That the House recede from its disagreement to the amendment of the Senate numbered 1228, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 25; and the Senate agree to the same.

Amendment numbered 1237:

That the House recede from its disagreement to the amendment of the Senate numbered 1237, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 25; and the Senate agree to the same.

Amendment numbered 1244:

That the House recede from its disagreement to the amendment of the Senate numbered 1244, and agree to the same with an amendment as follows:

On page 123 of the Senate engrossed amendments, line 6, strike out "922" and insert 920; and the Senate agree to the same.

Amendment numbered 1246:

That the House recede from its disagreement to the amendment of the Senate numbered 1246, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *and seal, sheep, goat, and calf leather, dressed and finished, other than shoe leather* and a comma; and the Senate agree to the same.

Amendment numbered 1257:

That the House recede from its disagreement to the amendment of the Senate numbered 1257, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *and manufactures of worm gut*, 40; and the Senate agree to the same.

Amendment numbered 1258:

That the House recede from its disagreement to the amendment of the Senate numbered 1258, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 40; and the Senate agree to the same.



Amendment numbered 1259:

That the House recede from its disagreement to the amendment of the Senate numbered 1259, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1436. 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.*

And on page 188 of the House bill, line 18, after the word "unfinished" insert a comma and *and not specially provided for*; and the Senate agree to the same.

Amendment numbered 1262:

That the House recede from its disagreement to the amendment of the Senate numbered 1262, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 20; and the Senate agree to the same.

Amendment numbered 1277:

That the House recede from its disagreement to the amendment of the Senate numbered 1277, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert \$1 each and 35; and the Senate agree to the same.

Amendment numbered 1293:

That the House recede from its disagreement to the amendment of the Senate numbered 1293, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 20; and the Senate agree to the same.

Amendment numbered 1296:

That the House recede from its disagreement to the amendment of the Senate numbered 1296, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 45 cents per gross and 25 per centum ad valorem; pencil point protectors, and clips, whether separate or attached to pencils, 25 cents per gross; pencils stamped with names other than the manufacturers' or the manufacturers' trade name or trade-mark, 50 cents per gross and 25 per centum ad valorem and a semicolon; and the Senate agree to the same.

Amendment numbered 1317:

That the House recede from its disagreement to the amendment of the Senate numbered 1317, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 15; and the Senate agree to the same.

Amendment numbered 1318:

That the House recede from its disagreement to the amendment of the Senate numbered 1318, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 30; and the Senate agree to the same.

Amendment numbered 1319:

That the House recede from its disagreement to the amendment of the Senate numbered 1319, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 45; and the Senate agree to the same.

Amendment numbered 1320:

That the House recede from its disagreement to the amendment of the Senate numbered 1320, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 55; and the Senate agree to the same.

Amendment numbered 1389:

That the House recede from its disagreement to the amendment of the Senate numbered 1389, and agree to the same with an amendment as follows:-

In lieu of the matter proposed to be stricken out by said amendment insert a colon and the following: *Provided, That if any country, dependency, province, or other subdivision of government imposes a duty on calcium acetate, when imported from the United States, an equal duty shall be imposed upon such article coming into the United States from such country, dependency, province, or other subdivision of government;* and the Senate agree to the same.

Amendment numbered 1400:

That the House recede from its disagreement to the amendment of the Senate numbered 1400, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be stricken out by said amendment insert a colon and the following: *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 shall be imposed upon such article coming into the United States from such country, dependency, province, or other subdivision of government;* and the Senate agree to the same.

Amendment numbered 1439:

That the House recede from its disagreement to the amendment of the Senate numbered 1439, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert:

*Par. 1580. Gloves made wholly or in chief value of leather made from hides of cattle of the bovine species.*

And the Senate agree to the same.

Amendment numbered 1488:

That the House recede from its disagreement to the amendment of the Senate numbered 1488, and agree to the same with an amendment as follows: Omit the matter proposed to be inserted by said amendment and on page 82 of the House bill, line 8, after "proportion" insert a semicolon and *molasses testing not above 62 per centum total sugars not imported to be commercially used for the extraction of sugar, or for human consumption, one-sixth of 1 cent per gallon*; and the Senate agree to the same.

Amendment numbered 1489:

That the House recede from its disagreement to the amendment of the Senate numbered 1489, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1621; and the Senate agree to the same.

Amendment numbered 1490:

That the House recede from its disagreement to the amendment of the Senate numbered 1490, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1622; and the Senate agree to the same.

Amendment numbered 1491:

That the House recede from its disagreement to the amendment of the Senate numbered 1491, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1623; and the Senate agree to the same.

Amendment numbered 1492:

That the House recede from its disagreement to the amendment of the Senate numbered 1492, and agree to the same with an amendment as follows:

On page 145 of the Senate engrossed amendments, line 5, strike out "1625" and insert 1624, and on page 115 of the House bill, line 11, after "ramie," insert *and not specially provided for* and a comma; and the Senate agree to the same.

Amendment numbered 1493:

That the House recede from its disagreement to the amendment of the Senate numbered 1493, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1625; and the Senate agree to the same.

Amendment numbered 1494:

That the House recede from its disagreement to the amendment of the Senate numbered 1494, and agree to the same with an amendment as follows:

On page 145 of the Senate engrossed amendments, line 10, strike out "1627" and insert 1626; and the Senate agree to the same.

Amendment numbered 1495:

That the House recede from its disagreement to the amendment of the Senate numbered 1495, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1627; and the Senate agree to the same.

Amendment numbered 1496:

That the House recede from its disagreement to the amendment of the Senate numbered 1496, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1628; and the Senate agree to the same.

Amendment numbered 1497:

That the House recede from its disagreement to the amendment of the Senate numbered 1497, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1629; and the Senate agree to the same.

Amendment numbered 1498:

That the House recede from its disagreement to the amendment of the Senate numbered 1498, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1630; and the Senate agree to the same.

Amendment numbered 1500:

That the House recede from its disagreement to the amendment of the Senate numbered 1500, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1631; and the Senate agree to the same.

Amendment numbered 1503:

That the House recede from its disagreement to the amendment of the Senate numbered 1503, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1632; and the Senate agree to the same.

Amendment numbered 1504:

That the House recede from its disagreement to the amendment of the Senate numbered 1504, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1633; and the Senate agree to the same.

Amendment numbered 1505:

That the House recede from its disagreement to the amendment of the Senate numbered 1505, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1634; and the Senate agree to the same.

Amendment numbered 1507:

That the House recede from its disagreement to the amendment of the Senate numbered 1507, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert

*Par. 1635. Duplex decalcomania paper not printed.*

And the Senate agree to the same.

Amendment numbered 1508:

That the House recede from its disagreement to the amendment of the Senate numbered 1508, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1636; and the Senate agree to the same.

Amendment numbered 1509:

That the House recede from its disagreement to the amendment of the Senate numbered 1509, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert

*Par. 1637. Pads for horses.*

And the Senate agree to the same.

Amendment numbered 1510:

That the House recede from its disagreement to the amendment of the Senate numbered 1510, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1638; and the Senate agree to the same.

Amendment numbered 1511:

That the House recede from its disagreement to the amendment of the Senate numbered 1511, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1639; and the Senate agree to the same.

Amendment numbered 1513:

That the House recede from its disagreement to the amendment of the Senate numbered 1513, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1640; and the Senate agree to the same.

Amendment numbered 1514:

That the House recede from its disagreement to the amendment of the Senate numbered 1514, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert

*Par. 1641. Pigeons, fancy or racing.*

And the Senate agree to the same.

Amendment numbered 1515:

That the House recede from its disagreement to the amendment of the Senate numbered 1515, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1642; and the Senate agree to the same.

Amendment numbered 1516:

That the House recede from its disagreement to the amendment of the Senate numbered 1516, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert

*Par. 1643. Plaster rock or gypsum, crude.*

And the Senate agree to the same.

Amendment numbered 1517:

That the House recede from its disagreement to the amendment of the Senate numbered 1517, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1644; and the Senate agree to the same.

Amendment numbered 1519:

That the House recede from its disagreement to the amendment of the Senate numbered 1519, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1645; and the Senate agree to the same.

Amendment numbered 1520:

That the House recede from its disagreement to the amendment of the Senate numbered 1520, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be stricken out by said amendment insert the following: : *Provided, That for a period of three years beginning on the day following the passage of this Act there shall be levied, collected, and paid, on the actual potash (potassium oxide) content of all the foregoing, a duty of 1 1/2 cents per pound: Provided further, That thereafter the said potash content shall be free of duty; and the Senate agree to the same.*

Amendment numbered 1521:

That the House recede from its disagreement to the amendment of the Senate numbered 1521, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1646; and the Senate agree to the same.

Amendment numbered 1523:

That the House recede from its disagreement to the amendment of the Senate numbered 1523, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1647; and the Senate agree to the same.

Amendment numbered 1525:

That the House recede from its disagreement to the amendment of the Senate numbered 1525, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1648; and the Senate agree to the same.

Amendment numbered 1526:

That the House recede from its disagreement to the amendment of the Senate numbered 1526, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1649; and the Senate agree to the same.

Amendment numbered 1528:

That the House recede from its disagreement to the amendment of the Senate numbered 1528, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1650; and the Senate agree to the same.

Amendment numbered 1529:

That the House recede from its disagreement to the amendment of the Senate numbered 1529, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1651; and the Senate agree to the same.

Amendment numbered 1531:

That the House recede from its disagreement to the amendment of the Senate numbered 1531, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1652; and the Senate agree to the same.

Amendment numbered 1532:

That the House recede from its disagreement to the amendment of the Senate numbered 1532, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1653; and the Senate agree to the same.

Amendment numbered 1534:

That the House recede from its disagreement to the amendment of the Senate numbered 1534, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1654; and the Senate agree to the same.

Amendment numbered 1536:

That the House recede from its disagreement to the amendment of the Senate numbered 1536, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1655. Sausage casings, weasands, intestines, bladders, tendons, and integuments, not specially provided for.*

And the Senate agree to the same.

Amendment numbered 1537:

That the House recede from its disagreement to the amendment of the Senate numbered 1537, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1656; and the Senate agree to the same.

Amendment numbered 1541:

That the House recede from its disagreement to the amendment of the Senate numbered 1541, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert:

*Par. 1657. Seeds: Chickpeas or garbanzos, cowpeas, and sugar beet.*  
And the Senate agree to the same.

Amendment numbered 1542:

That the House recede from its disagreement to the amendment of the Senate numbered 1542, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1658; and the Senate agree to the same.

Amendment numbered 1543:

That the House recede from its disagreement to the amendment of the Senate numbered 1543, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1659; and the Senate agree to the same.

Amendment numbered 1544:

That the House recede from its disagreement to the amendment of the Senate numbered 1544, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert

*Par. 1660. Shingles.*

And the Senate agree to the same.

Amendment numbered 1545:

That the House recede from its disagreement to the amendment of the Senate numbered 1545, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1661; and the Senate agree to the same.

Amendment numbered 1546:

That the House recede from its disagreement to the amendment of the Senate numbered 1546, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1662; and the Senate agree to the same.



Amendment numbered 1547:

That the House recede from its disagreement to the amendment of the Senate numbered 1547, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1663; and the Senate agree to the same.

Amendment numbered 1548:

That the House recede from its disagreement to the amendment of the Senate numbered 1548, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1664; and the Senate agree to the same.

Amendment numbered 1549:

That the House recede from its disagreement to the amendment of the Senate numbered 1549, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1665; and the Senate agree to the same.

Amendment numbered 1550:

That the House recede from its disagreement to the amendment of the Senate numbered 1550, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1666; and the Senate agree to the same.

Amendment numbered 1552:

That the House recede from its disagreement to the amendment of the Senate numbered 1552, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1667; and the Senate agree to the same.

Amendment numbered 1554:

That the House recede from its disagreement to the amendment of the Senate numbered 1554, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1668; and the Senate agree to the same.

Amendment numbered 1555:

That the House recede from its disagreement to the amendment of the Senate numbered 1555, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1669; and the Senate agree to the same.

Amendment numbered 1556:

That the House recede from its disagreement to the amendment of the Senate numbered 1556, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1670; and the Senate agree to the same.

Amendment numbered 1557:

That the House recede from its disagreement to the amendment of the Senate numbered 1557, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1671; and the Senate agree to the same.

Amendment numbered 1558:

That the House recede from its disagreement to the amendment of the Senate numbered 1558, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1672; and the Senate agree to the same.

Amendment numbered 1560:

That the House recede from its disagreement to the amendment of the Senate numbered 1560, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1673; and the Senate agree to the same.

Amendment numbered 1561:

That the House recede from its disagreement to the amendment of the Senate numbered 1561, and agree to the same with an amendment as follows:

On page 150 of the Senate engrossed amendments, line 13, strike out "1677" and insert in lieu thereof 1674; and the Senate agree to the same.

Amendment numbered 1562:

That the House recede from its disagreement to the amendment of the Senate numbered 1562, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1675; and the Senate agree to the same.

Amendment numbered 1564:

That the House recede from its disagreement to the amendment of the Senate numbered 1564, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1676; and the Senate agree to the same.

Amendment numbered 1565:

That the House recede from its disagreement to the amendment of the Senate numbered 1565, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1677; and the Senate agree to the same.

Amendment numbered 1566:

That the House recede from its disagreement to the amendment of the Senate numbered 1566, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1678; and the Senate agree to the same.

Amendment numbered 1567:

That the House recede from its disagreement to the amendment of the Senate numbered 1567, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1679; and the Senate agree to the same.

Amendment numbered 1568:

That the House recede from its disagreement to the amendment of the Senate numbered 1568, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1680; and the Senate agree to the same.

Amendment numbered 1570:

That the House recede from its disagreement to the amendment of the Senate numbered 1570, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1681; and the Senate agree to the same.

Amendment numbered 1571:

That the House recede from its disagreement to the amendment of the Senate numbered 1571, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1682; and the Senate agree to the same.

Amendment numbered 1573:

That the House recede from its disagreement to the amendment of the Senate numbered 1573, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1683; and the Senate agree to the same.

Amendment numbered 1574:

That the House recede from its disagreement to the amendment of the Senate numbered 1574, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1684; and the Senate agree to the same.

Amendment numbered 1575:

That the House recede from its disagreement to the amendment of the Senate numbered 1575, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert:

*Par. 1685. Tin in bars, blocks or pigs, and grain or granulated and scrap tin, including scrap tin plate.*

And the Senate agree to the same.

Amendment numbered 1576:

That the House recede from its disagreement to the amendment of the Senate numbered 1576, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1686; and the Senate agree to the same.

Amendment numbered 1577:

That the House recede from its disagreement to the amendment of the Senate numbered 1577, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert:

*Par. 1687. Turmeric.*

And the Senate agree to the same.

Amendment numbered 1578:

That the House recede from its disagreement to the amendment of the Senate numbered 1578, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1688; and the Senate agree to the same.

Amendment numbered 1579:

That the House recede from its disagreement to the amendment of the Senate numbered 1579, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1689; and the Senate agree to the same.

Amendment numbered 1580:

That the House recede from its disagreement to the amendment of the Senate numbered 1580, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1690; and the Senate agree to the same.

Amendment numbered 1581:

That the House recede from its disagreement to the amendment of the Senate numbered 1581, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1691; and the Senate agree to the same.

Amendment numbered 1582:

That the House recede from its disagreement to the amendment of the Senate numbered 1582, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert:

*Par. 1692. Wafers, not edible.*

And the Senate agree to the same.

Amendment numbered 1583:

That the House recede from its disagreement to the amendment of the Senate numbered 1583, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1693; and the Senate agree to the same.

Amendment numbered 1586:

That the House recede from its disagreement to the amendment of the Senate numbered 1586, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1694; and the Senate agree to the same.

Amendment numbered 1588:

That the House recede from its disagreement to the amendment of the Senate numbered 1588, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1695; and the Senate agree to the same.

Amendment numbered 1591:

That the House recede from its disagreement to the amendment of the Senate numbered 1591, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1696; and the Senate agree to the same.

Amendment numbered 1592:

That the House recede from its disagreement to the amendment of the Senate numbered 1592, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1697; and the Senate agree to the same.

Amendment numbered 1593:

That the House recede from its disagreement to the amendment of the Senate numbered 1593, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1698; and the Senate agree to the same.

Amendment numbered 1594:

That the House recede from its disagreement to the amendment of the Senate numbered 1594, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1699; and the Senate agree to the same.

Amendment numbered 1595:

That the House recede from its disagreement to the amendment of the Senate numbered 1595, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1700; and the Senate agree to the same.

Amendment numbered 1601:

That the House recede from its disagreement to the amendment of the Senate numbered 1601, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert:

*Par. 1701. Paving posts, railroad ties, and telephone, trolley, electric-light, and telegraph poles of cedar or other woods.*

And the Senate agree to the same.

Amendment numbered 1602:

That the House recede from its disagreement to the amendment of the Senate numbered 1602, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1702. Pickets, palings, hoops, and staves of wood of all kinds.*

And the Senate agree to the same.

Amendment numbered 1604:

That the House recede from its disagreement to the amendment of the Senate numbered 1604, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1703; and the Senate agree to the same.

Amendment numbered 1606:

That the House recede from its disagreement to the amendment of the Senate numbered 1606, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1704; and the Senate agree to the same.

Amendment numbered 1608:

That the House recede from its disagreement to the amendment of the Senate numbered 1608, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1705; and the Senate agree to the same.

Amendment numbered 1609:

That the House recede from its disagreement to the amendment of the Senate numbered 1609, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1706; and the Senate agree to the same.

Amendment numbered 1610:

That the House recede from its disagreement to the amendment of the Senate numbered 1610, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert 1707; and the Senate agree to the same.

**Amendment Numbered 1612:**

That the House recede from its disagreement to the amendment of the Senate numbered 1612, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *1708*; and the Senate agree to the same.

**Amendment numbered 1618:**

That the House recede from its disagreement to the amendment of the Senate numbered 1618, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert the following:

*Par. 1709. Worm gut, unmanufactured.*

And the Senate agree to the same.

**Amendment numbered 1614:**

That the House recede from its disagreement to the amendment of the Senate numbered 1614, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *1710*; and the Senate agree to the same.

**Amendment numbered 1623:**

That the House recede from its disagreement to the amendment of the Senate numbered 1623, and agree to the same with an amendment as follows:

On page 156 of the Senate engrossed amendments, line 16, strike out the words "to the importer"; and on page 157 of the Senate engrossed amendments, line 11, strike out the words "to the importer"; and the Senate agree to the same.

**Amendment numbered 1631:**

That the House recede from its disagreement to the amendment of the Senate numbered 1631, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *subdivision (a) or (b) of this section*; and the Senate agree to the same.

**Amendment numbered 1637:**

That the House recede from its disagreement to the amendment of the Senate numbered 1637, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *in such subdivisions*; and the Senate agree to the same.

**Amendment numbered 1638:**

That the House recede from its disagreement to the amendment of the Senate numbered 1638, and agree to the same with an amendment as follows:

On page 159 of the Senate engrossed amendments, line 14, strike out the word "subsection" and insert *subdivision*; and the Senate agree to the same.

Amendment numbered 1665:

That the House recede from its disagreement to the amendment of the Senate numbered 1665, and agree to the same with an amendment, as follows: On page 163 of the Senate engrossed amendments line 18, after "production" insert *in the United States and the principal competing country*;

And on page 167 of the Senate engrossed amendments make the following changes: line 1, strike out "Sixty" and insert *Thirty*; line 4, strike out "merchandise" and insert *articles*; lines 15 and 16, strike out "products provided for in paragraphs 27 or 28 of" and insert *articles provided for in*; line 16, after "the" insert *growth or*; line 17, strike out "products" and insert *articles*; line 18, strike out "product of" and insert *growth or product of competing*; line 21, after "differences" insert *in costs of production in the United States and the principal competing country*; line 23, strike out "products" and insert *articles*;

And on page 168 of the Senate engrossed amendments make the following changes: line 3, strike out "product" and insert *article*; line 6, strike out "product" and insert *article*; line 7, strike out "products" and insert *articles*; line 14, strike out "or increased"; line 16, strike out "product" and insert *articles, nor shall any such rate be increased*; line 19, strike out "product" and insert *articles*; line 23, strike out "product" and insert *article*; line 24, strike out "products" and insert *articles*;

And on page 169 of the Senate engrossed amendments make the following changes: line 1, strike out "product" and insert *article*; line 2, strike out "product" and insert *article*; line 11, strike out "merchandise" and insert *articles*; line 13, strike out "merchandise" and insert *articles*;

And on page 170 of the Senate engrossed amendments make the following changes: lines 1 and 2, strike out "Said hearings shall be public. Subject to the foregoing, the" and insert *The*; strike out all of lines 4, 5, 6, 7, and 8; line 19, strike out "merchandise" and insert *articles*; line 21, strike out "merchandise" and insert *articles*;

And on page 171 of the Senate engrossed amendments make the following changes: line 9, strike out "products" and insert *articles*; line 10, strike out "products" and insert *articles*; strike out all of lines 14, 15 and 16; and the Senate agree to the same.

Amendment numbered 1666:

That the House recede from its disagreement to the amendment of the Senate numbered 1666, and agree to the same with an amendment as follows:

On page 171 of the Senate engrossed amendments make the following changes: line 19, strike out "merchandise" and insert *articles*; line 20, strike out "its" and insert *their*;

And on page 172 of the Senate engrossed amendments make the following changes: line 5, strike out "findings" and insert *decisions*; lines 8 and 9, strike out "the initiative of such department or independent establishment" and insert *its initiative*; line 19, strike out "decision" and insert *findings*; line 22, strike out "merchandise" and insert *articles*; line 23, strike out "and decision"; strike out lines 24 and 25 and lines 1, 2 and 3 on page 173 of the Senate engrossed



amendments and in lieu thereof insert *conclusive, except that a rehearing may be granted by the commission, and except that, within such time after said findings are made and in such manner as appeals may be taken from decisions of the United States Board of General Appraisers, an appeal may be taken from said findings upon a*;

And on page 173 of the Senate engrossed amendments make the following changes: lines 5 and 6, strike out "merchandise" and insert *articles*; line 14, strike out "the"; line 15, strike out "unless" and insert *except that*; line 16, strike out "shall" and insert *may*;

And on page 174 of the Senate engrossed amendments make the following changes: line 3, strike out "merchandise" and insert *articles*; line 5, strike out "merchandise" and insert *articles*; line 8, strike out "merchandise" and insert *articles*; line 14, strike out "findings" and insert *decision*; line 15, strike out all beginning with the comma down to and including "conclusive" in line 17; line 19, strike out "merchandise" and insert *article*; and the Senate agree to the same.

Amendment numbered 1667:

That the House recede from its disagreement to the amendment of the Senate numbered 1667, and agree to the same with an amendment as follows:

On page 175 of the Senate engrossed amendments strike out lines 7 to 15 inclusive and insert the following:

*Sec. 317. (a) That the President when he finds that the public interest will be served thereby shall by proclamation specify and declare new or additional duties as hereinafter provided upon articles wholly or in part the growth or product of any foreign country whenever he shall find as a fact that such country—;*

And on page 175 of the Senate engrossed amendments make the following changes: line 18, before the word "product" insert *article wholly or in part the growth or*; line 20, strike out "products of any" and insert *articles of every*; line 21, after the word "Discriminates" insert *in fact*;

And on page 176 of the Senate engrossed amendments make the following changes: line 4, strike out "(c)" and insert (b); line 8, strike out "subsection (b) hereof" and insert *subdivision (a) of this section*; line 12, strike out "products" and insert *articles*; line 15, strike out "(d)" and insert (c); strike out lines 22 to 25 inclusive and lines 1 to 25 inclusive on page 177 of the Senate engrossed amendments and in lieu thereof insert the following:

*(d) Whenever the President shall find as a fact that any foreign country places any burdens upon the commerce of the United States by any of the unequal impositions or discriminations aforesaid, he shall, when he finds that the public interest will be served thereby, by proclamation specify and declare such new or additional rate or rates of duty as he shall determine will offset such burdens, not to exceed 50 per centum ad valorem or its equivalent, and on and after 30 days after the date of such proclamation there shall be levied, collected, and paid upon the articles enumerated in such proclamation when imported into the United States from such foreign country such new or additional rate or rates of duty; or, in case of articles declared*

subject to exclusion from importation into the United States under the provisions of subdivision (b) of this section, such articles shall be excluded from importation.

(e) Whenever the President shall find as a fact that any foreign country imposes any unequal imposition or discrimination as aforesaid upon the commerce of the United States, or that any benefits accrue or are likely to accrue to any industry in any foreign country by reason of any such imposition or discrimination imposed by any foreign country other than the foreign country in which such industry is located, and whenever the President shall determine that any new or additional rate or rates of duty or any prohibition hereinbefore provided for do not effectively remove such imposition or discrimination and that any benefits from any such imposition or discrimination accrue or are likely to accrue to any industry in any foreign country, he shall, when he finds that the public interest will be served thereby, by proclamation specify and declare such new or additional rate or rates of duty upon the articles wholly or in part the growth or product of any such industry as he shall determine will offset such benefits, not to exceed 50 per centum ad valorem or its equivalent, upon importation from any foreign country into the United States of such articles and on and after thirty days after the date of any such proclamation such new or additional rate or rates of duty so specified and declared in such proclamation shall be levied, collected, and paid upon such articles.

And on page 178 of the Senate engrossed amendments make the following changes: line 1, strike out "(g) All articles of merchandise" and insert (f) *All articles*; lines 9 and 10, strike out "the products" and insert *articles wholly or in part the growth or product*; line 11, strike out "products" and insert *articles*; line 13, strike out "(h)" and insert (g); line 16, strike out "subsections (b), (c), and (f)" and insert *subdivisions (a), (b), and (e)*; line 21, strike out "(i)" and insert (h); line 25, strike out "Act" and insert *section*;

And on page 179 of the Senate engrossed amendments, line 1, strike out "(j)" and insert (i); and the Senate agree to the same.

Amendment numbered 1685:

That the House recede from its disagreement to the amendment of the Senate numbered 1685, and agree to the same with an amendment as follows:

On page 184 of the Senate engrossed amendments, line 5, strike out "reimported" and insert *imported*; and the Senate agree to the same.

Amendment numbered 1721:

That the House recede from its disagreement to the amendment of the Senate numbered 1721, and agree to the same with an amendment as follows:

On page 197 of the Senate engrossed amendments, strike out line 16 and in lieu thereof insert (2) *If neither the foreign value nor the export value can be*; and on page 200 of the Senate engrossed amendments, line 20, strike out "section" and insert *subdivision*; and on page 201 of the Senate engrossed amendments, line 2, after "price" insert a comma; and on page 201 of the Senate engrossed amend-

ments, line 6, after "delivery" insert a comma; and on page 201 of the Senate engrossed amendments, line 9, strike out "and" and insert a comma and *or*; and the Senate agree to the same.

Amendment numbered 1897:

That the House recede from its disagreement to the amendment of the Senate numbered 1897, and agree to the same with an amendment as follows:

On page 222 of the Senate engrossed amendments, line 12, after "triplicate" insert *or in quadruplicate, if desired by the shipper, for merchandise intended for immediate transportation, under the provisions of section 552 of this Act* and a comma; and the Senate agree to the same.

Amendment numbered 1898:

That the House recede from its disagreement to the amendment of the Senate numbered 1898, and agree to the same with an amendment as follows:

On page 222 of the Senate engrossed amendments, line 22, after "duplicate" insert *and, if made, the quadruplicate*; and the Senate agree to the same.

Amendment numbered 1903:

That the House recede from its disagreement to the amendment of the Senate numbered 1903, and agree to the same with an amendment as follows:

On page 224 of the Senate engrossed amendments, line 1, before the word "declaration" insert *verified*; and the Senate agree to the same.

Amendment numbered 1924:

That the House recede from its disagreement to the amendment of the Senate numbered 1924, and agree to the same with an amendment as follows:

On page 230 of the Senate engrossed amendments, line 14, after "seize" insert *the whole case or package containing*; and the Senate agree to the same.

Amendment numbered 2054:

That the House recede from its disagreement to the amendment of the Senate numbered 2054, and agree to the same with an amendment as follows:

On page 247 of the Senate engrossed amendments, line 13, strike out the words "in any entry or liquidation"; and the Senate agree to the same.

Amendment numbered 2084:

That the House recede from its disagreement to the amendment of the Senate numbered 2084, and agree to the same with an amendment as follows:

On page 258 of the Senate engrossed amendments, line 24, after the word "trade-mark" insert *owned by a citizen of, or by a corporation or association created or organized within, the United States, and*; and the Senate agree to the same.

**Amendment numbered 2415:**

That the House recede from its disagreement to the amendment of the Senate numbered 2415, and agree to the same with an amendment as follows:

On page 293 of the Senate engrossed amendments, line 12, after "909," insert 2520, 2521, 2524, 2537, 2540, 2554, 2561 and a comma; and on page 294 of the Senate engrossed amendments, line 2, after "2894," insert 2895 and a comma; and on page 294 of the Senate engrossed amendments, line 3, after "2915," insert 2916 and a comma; and on page 294 of the Senate engrossed amendments, line 8, after "2978," insert 2979 and a comma; and on page 294 of the Senate engrossed amendments, line 17, after "3090," insert 3095 and a comma; and the Senate agree to the same.

**Amendment numbered 2430:**

That the House recede from its disagreement to the amendment of the Senate numbered 2430, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by said amendment insert *and Titles I and III of the Act entitled "An Act Imposing temporary duties upon certain agricultural products to meet present emergencies, and to provide revenue; to regulate commerce with foreign countries; to prevent dumping of foreign merchandise on the markets of the United States; to regulate the value of foreign money; and for other purposes," approved May 27, 1921, as amended. The Dye and Chemical Control Act, 1921, as extended, shall cease to be in effect one year after the passage of this Act; but if the President finds and proclaims (1) that the rates specified in paragraph 27 or 28 of Title I, or imposed under the provisions of section 315, do not equalize the differences in cost of production of any article provided for in paragraph 27 or 28 of Title I, wholly or in part the product of the United States, and of like or similar articles wholly or in part the product of competing foreign countries, or (2) that an industry in the United States is being or is likely to be materially injured by reason of the importation into the United States of any article specified in paragraph 27 or 28 of Title I, then the provisions of the Dye and Chemical Control Act, 1921, shall continue to be in effect, in respect to the articles as to which the President makes such finding and proclamation, for such period as he may proclaim, but not exceeding two years after the passage of this act; and the Senate agree to the same.*

J. W. FORDNEY,

W. R. GREEN,

NICHOLAS LONGWORTH,

*Managers on the part of the House.*

P. J. McCUMBER,

REED SMOOT,

GEO. P. McLEAN,

*Managers on the part of the Senate.*

## STATEMENT OF THE MANAGERS ON THE PART OF THE HOUSE.

The managers on the part of the House at the conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H. R. 7456) to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, and for other purposes, submit the following written statement in explanation of the effect of the action agreed upon by the conferees and recommended in the accompanying conference report:

The following amendments make clerical changes, and the Senate recedes: 90, 91, 92, 162, 449, 450, 913, 1338, and 1416.

The following amendments make clerical changes, and the House recedes: 9, 27, 29, 32, 36, 38, 40, 48, 65, 68, 70, 71, 78, 79, 88, 93, 96, 99, 101, 112, 113, 114, 142, 152, 154, 167, 181, 182, 219, 260, 261, 268, 269, 270, 273, 274, 275, 276, 277, 278, 279, 280, 284, 286, 291, 299, 301, 302, 305, 306, 308, 312, 317, 318, 321, 322, 325, 344, 345, 346, 352, 357, 367, 386, 391, 401, 409, 411, 412, 413, 414, 415, 417, 422, 424, 425, 427, 428, 430, 431, 432, 433, 440, 444, 447, 476, 483, 488, 493, 496, 502, 509, 510, 512, 513, 514, 517, 518, 519, 522, 523, 526, 528, 529, 530, 533, 536, 539, 540, 541, 542, 543, 545, 548, 549, 550, 552, 553, 555, 564, 574, 577, 588, 597, 611, 613, 614, 627, 631, 632, 637, 639, 640, 641, 642, 644, 651, 653, 658, 664, 666, 673, 675, 678, 693, 697, 705, 707, 725, 747, 759, 767, 770, 772, 795, 797, 801, 805, 806, 807, 811, 812, 817, 824, 825, 830, 835, 837, 838, 839, 840, 864, 867, 868, 872, 898, 904, 908, 909, 911, 912, 928, 929, 932, 965, 981, 994, 995, 996, 1003, 1009, 1010, 1011, 1015, 1016, 1017, 1019, 1028, 1038, 1039, 1040, 1041, 1082, 1090, 1094, 1095, 1096, 1097, 1098, 1099, 1101, 1107, 1108, 1118, 1124, 1126, 1133, 1138, 1144, 1153, 1157, 1158, 1160, 1161, 1171, 1180, 1189, 1191, 1193, 1194, 1204, 1206, 1214, 1222, 1223, 1227, 1231, 1235, 1238, 1242, 1247, 1248, 1250, 1268, 1274, 1280, 1281, 1284, 1306, 1308, 1313, 1315, 1316, 1321, 1322, 1325, 1334, 1335, 1336, 1337, 1339, 1343, 1355, 1362, 1369, 1379, 1402, 1411, 1438, 1447, 1474, 1501, 1502, 1506, 1530, 1538, 1540, 1584, 1585, 1597, 1598, 1599, 1605, 1607, 1622, 1625, 1626, 1627, 1628, 1629, 1630, 1632, 1633, 1634, 1635, 1636, 1645, 1646, 1647, 1648, 1656, 1659, 1660, 1661, 1662, 1663, 1671, 1672, 1673, 1674, 1676, 1677, 1678, 1679, 1680, 1681, 1687, 1688, 1689, 1691, 1694, 1697, 1700, 1705, 1707, 1709, 1710, 1711, 1713, 1723, 1724, 1725, 1727, 1729, 1730, 1731, 1733, 1736, 1739, 1740, 1741, 1742, 1744, 1745, 1746, 1747, 1748, 1749, 1750, 1752, 1753, 1754, 1755, 1756, 1758, 1759, 1760, 1761, 1762, 1763, 1764, 1765, 1766, 1767, 1768, 1769, 1770, 1771, 1773, 1774, 1775, 1776, 1777, 1778, 1779, 1780, 1781, 1782, 1784, 1785, 1786, 1787, 1788, 1789, 1790, 1791, 1792, 1795, 1796, 1797, 1798, 1799, 1801, 1804,

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 2401, 2403, 2406, 2407, 2409, 2411, 2414, 2421, and 2435.

The following amendments make changes in paragraph numbers, and the Senate recedes: 915, 927, 931, 947, and 948.

The following amendments make changes in paragraph numbers, and in references to paragraph numbers, and the House recedes: 42, 47, 49, 51, 52, 53, 55, 59, 62, 64, 67, 69, 72, 75, 77, 81, 82, 84, 85, 86, 98, 103, 104, 109, 110, 111, 115, 117, 118, 122, 125, 126, 131, 133, 134, 135, 138, 144, 146, 148, 158, 161, 168, 176, 178, 180, 183, 185, 187, 191, 192, 195, 196, 198, 200, 203, 204, 205, 207, 208, 209, 210, 215, 217, 218, 220, 222, 226, 235, 236, 239, 243, 244, 247, 249, 250, 251, 253, 255, 257, 258, 267, 298, 304, 571, 573, 580, 582, 589, 593, 595, 603, 606, 610, 612, 616, 620, 623, 670, 672, 674, 677, 718, 719, 721, 724, 731, 735, 741, 745, 748, 750, 752, 754, 758, 760, 763, 766, 774, 777, 779, 781, 785, 788, 792, 794, 800, 887, 888, 890, 892, 894, 1027, 1032, 1034, 1037, 1044, 1047, 1052, 1054, 1056, 1059, 1070, 1079, 1086, 1089, 1117, 1121, 1123, 1261, 1263, 1267, 1270, 1271, 1272, 1279, 1283, 1286, 1289, 1290, 1292, 1294, 1295, 1297, 1299, 1307, 1312, 1323, 1329, 1330, 1332, 1333, 1342, 1345, 1346, 1348, 1350, 1351, 1352, 1354, 1361, 1363, 1364, 1365, 1367, 1368, 1371, 1373, 1375,

1378, 1380, 1383, 1385, 1386, 1388, 1390, 1394, 1396, 1398, 1399,  
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 1862, 1875, 1882, 1885, 1889, 1891, 1893, 1899, 1901, 1905, 1909,  
 1918, 1931, 1942, 1945, 1947, 1952, 1954, 1957, 1965, 1976, 1989,  
 2014, 2016, 2022, 2023, 2031, 2033, 2034, 2039, 2043, 2045, 2048, 2060,  
 2067, 2068, 2069, 2076, 2101, 2190, 2193, 2195, 2200, 2206, 2227,  
 2229, 2237, 2250, 2260, 2262, 2265, 2268, 2276, 2282, 2287, 2292,  
 2297, 2304, 2322, 2343, 2353, 2354, 2359, 2370, 2373, 2386, 2397,  
 2405, 2408, 2413, 2416, 2432, 2433, and 2434.

The following amendments make changes in paragraph numbers, and the House recedes with amendments making further changes in paragraph numbers: 626, 630, 635, 636, 643, 655, 656, 662, 951, 956, 959, 962, 964, 970, 976, 980, 984, 986, 989, 993, 999, 1489, 1490, 1491, 1493, 1495, 1496, 1497, 1498, 1500, 1503, 1504, 1505, 1508, 1510, 1511, 1513, 1515, 1517, 1519, 1521, 1523, 1525, 1526, 1528, 1529, 1531, 1532, 1534, 1537, 1542, 1543, 1545, 1546, 1547, 1548, 1549, 1550, 1552, 1554, 1555, 1556, 1557, 1558, 1560, 1562, 1564, 1565, 1566, 1567, 1568, 1570, 1571, 1573, 1574, 1576, 1578, 1579, 1580, 1581, 1583, 1586, 1588, 1591, 1592, 1593, 1594, 1595, 1604, 1606, 1608, 1609, 1610, 1612, and 1614.

## TITLE I.—DUTIABLE LIST. —

### SCHEDULE 1. CHEMICALS, OILS, AND PAINTS.

Amendments Nos. 1 and 2: The House bill did not specify the basis for determining the per cent of acetic acid content of acetic acid for the application of the duties imposed upon the same. The Senate amendment specifies that the basis shall be by weight; and the House recedes.

Amendment No. 3: The House bill imposed a duty of 8 cents a pound upon acetic anhydride. The Senate amendment lowers this duty to 5 cents a pound; and the House recedes.

Amendment No. 4: The House bill imposed a duty of 2 cents a pound upon boric acid. The Senate amendment reduces this duty to 1½ cents a pound; and the House recedes.

Amendment No. 5: The House bill imposed a duty of 12 cents a pound upon citric acid. The Senate amendment increases this duty to 18 cents a pound; and the House recedes with an amendment making the duty 17 cents a pound.

Amendments Nos. 6, 7, and 8: The House bill imposed the following duties upon lactic acid: Containing by weight of lactic acid less than 30 per cent, 1½ cents a pound; 30 per cent or more and less than 55 per cent, 3 cents a pound; and 55 per cent or more, 5 cents a pound. The Senate amendments increase these duties, respectively, to 2 cents, 4 cents, and 9 cents a pound; and the House recedes.

Amendments Nos. 10, 11, and 12: The House bill based the duty upon tannic acid containing 50 per cent or more of tannic acid by weight upon the tannic-acid content. The Senate amendment changes the basis to existence or nonexistence of medicinal use; and the House recedes.

Amendment No. 13: The House bill imposed a duty of 25 per cent American value upon arsenic acid. The Senate amendment makes the duty 3 cents a pound; and the House recedes.

Amendments Nos. 14 and 1353: The House bill imposed a duty of 25 per cent American value upon arsenious acid or white arsenic. The Senate amendments Nos. 14 and 1353 place this article upon the free list; and the House recedes.

Amendment No. 15: The House bill imposed a duty of 25 per cent American value upon formic acid. The Senate amendment makes this duty 4 cents a pound; and the House recedes with an amendment striking out the reference to formic acid, having the effect of making it dutiable at 25 per cent foreign value under the basket clause of this paragraph.

Amendment No. 16: The House bill imposed a duty of 25 per cent American value upon gallic acid. The Senate amendment makes the duty 8 cents a pound; and the House recedes.

Amendment No. 17: The House bill imposed a duty of 25 per cent American value on oleic acid or red oil. The Senate amendment makes this duty  $1\frac{1}{2}$  cents a pound; and the House recedes.

Amendment No. 18: The House bill imposed a duty of 25 per cent American value on oxalic acid. The Senate amendment makes this duty 4 cents a pound; and the House recedes.

Amendment No. 19: The House bill imposed a duty of 25 per cent American value on phosphoric acid. The Senate amendment makes this duty 2 cents a pound; and the House recedes.

Amendment No. 20: The House bill imposed a duty of 25 per cent American value on pyrogalllic acid. The Senate amendment makes this duty 12 cents a pound; and the House recedes.

Amendment No. 21: The House bill imposed a duty of 25 per cent American value upon stearic acid. The Senate amendment makes this duty  $1\frac{1}{2}$  cents a pound; and the House recedes.

Amendments Nos. 22 and 23: The House bill imposed a duty of 6 cents a pound upon amyl, butyl, isopropyl alcohol, and fusel oil. Amendment No. 22 reduces this duty to 3 cents a pound in the case of amyl and butyl alcohol, and makes this duty applicable to all propyl alcohol (which alcohol other than isopropyl was dutiable under paragraph 5 of the House bill at 25 per cent American value). Amendment No. 23 reduces the duty upon fusel oil to 2 cents a pound. The Senate recedes on amendment No. 23, restoring the duty upon fusel oil to 6 cents a pound; and the House recedes on amendment No. 22 with an amendment making the duty upon amyl, butyl, and propyl alcohol 6 cents a pound.

Amendment No. 24: This amendment reduces from 15 cents a gallon to 10 cents a gallon the House duty upon methyl or wood alcohol; and the House recedes with an amendment making the duty 12 cents a gallon.

Amendments Nos. 25 and 26: The House bill imposed a duty of 15 cents a proof gallon upon ethyl alcohol for nonbeverage purposes. Senate amendment No. 25 reduces the rate to 10 cents; and the



Senate recedes. Amendment No. 26 changes the basis from proof gallon to gallon; and the House recedes.

Amendment No. 28: The House bill imposed a duty of 1 cent a pound upon potassium aluminum sulphate and ammonium aluminum sulphate. The Senate amendment lowers the duty to three-fourths cent a pound; and the House recedes.

Amendment No. 30: This amendment imposed a duty of  $1\frac{1}{2}$  cents a pound upon ammonium bicarbonate, which under the House bill was dutiable under the basket clause of the chemical schedule at 25 per cent American value; and the House recedes.

Amendment No. 31: The House bill imposed a duty of 25 per cent American value upon ammonium nitrate. The Senate amendment makes the duty 1 cent a pound; and the House recedes.

Amendment No. 33: The House bill imposed a duty of 25 per cent American value on ammonium perchlorate and ammonium phosphate. The Senate amendment makes this duty  $1\frac{1}{2}$  cents a pound; and the House recedes.

Amendment No. 34: The House bill imposed a duty of three-fifths of 1 cent per pound on ammonium sulphate. The Senate amendment makes this duty one-fourth of 1 cent per pound; and the House recedes.

Amendment No. 35: The House bill imposed a duty of 2 cents per pound on oxide of antimony. The Senate amendment makes this duty  $1\frac{1}{2}$  cents per pound and 25 per cent foreign value; and the Senate recedes.

Amendment No. 37: The House bill imposed a duty of 5 cents per pound on tartar emetic. The Senate amendment makes the duty 6 cents per pound; and the House recedes.

Amendment No. 39: The House bill imposed a duty of 25 per cent American value on sulphides of antimony and other antimony compounds not specially provided for. The Senate amendment makes the duty 25 per cent foreign value and 1 cent per pound; and the House recedes.

Amendments Nos. 41 and 1446: These amendments take amber and amberoid from the free list and impose upon them a duty of \$1 per pound; and take arabic from the free list and impose upon it a duty of one-half cent per pound; and the House recedes.

Amendment No. 43: The House bill imposed a duty of 1 cent per pound on precipitated barium carbonate. The Senate amendment increases this duty to  $1\frac{1}{2}$  cents per pound; and the Senate recedes.

Amendment No. 44: The House bill imposed a duty of  $1\frac{1}{2}$  cents per pound on barium chloride. The Senate amendment increases this duty to  $1\frac{3}{4}$  cents per pound; and the Senate recedes.

Amendment No. 45: This amendment imposed a duty of  $1\frac{3}{4}$  cents per pound on barium hydroxide, which under the House bill was dutiable under the basket clause of the chemical schedule at 25 per cent American value; and the House recedes with an amendment making the duty  $1\frac{1}{2}$  cents per pound.

Amendment No. 46: The House bill imposed a duty of 2 cents per pound on barium nitrate. The Senate amendment increases this duty to  $2\frac{1}{2}$  cents per pound; and the Senate recedes.

Amendment No. 50: The House bill imposed a duty of three-fifths of 1 cent per pound on bleaching powder. The Senate amendment reduces the duty to one-fifth of 1 cent per pound; and the House

recedes with an amendment making the duty three-tenths of 1 cent per pound.

Amendment No. 54: The House bill imposed a duty of 30 per cent American value on calomel, corrosive sublimate, and other mercurial preparations. The Senate amendment makes the duty 45 per cent foreign value; and the House recedes.

Amendment No. 56: The House bill imposed a duty of 8 cents per pound on chloroform. The Senate amendment reduces this duty to 6 cents per pound; and the House recedes.

Amendment No. 57: The House bill imposed a duty of 25 per cent American value on tetrachloroethane and trichloroethylene. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes.

Amendments Nos. 58 and 1468: These amendments take casein off the free list and impose upon it a duty of 4 cents per pound. The House recedes with an amendment to amendment No. 58 making the duty  $2\frac{1}{2}$  cents per pound and making a clerical change, and recedes on amendment No. 1468.

Amendment No. 60: The House bill imposed a duty of 15 per cent American value on chalk or Paris white. The Senate amendment makes this duty 30 per cent foreign value; and the House recedes with an amendment making the duty 25 per cent foreign value.

Amendment No. 61: The House bill imposed a duty of 25 per cent American value on putty. The Senate amendment makes the duty three-fourths of 1 cent per pound; and the House recedes.

Amendment No. 63: The House bill imposed a duty of 15 per cent American value on chemical compounds, mixtures, and salts composed in chief value of gold, platinum, rhodium, or silver. The Senate amendment makes this duty 25 per cent foreign value; and the House recedes.

Amendment No. 66: The House bill imposed a duty of 25 per cent American value on chemical compounds and salts of bismuth. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes.

Amendment No. 73: The House bill imposed a duty of 15 cents per pound on crude chicle. The Senate amendment reduces this rate to 10 cents per pound; and the House recedes.

Amendment No. 74: The House bill imposed a duty of 20 cents per pound on chicle, refined or advanced in value. The Senate amendment reduces this duty to 15 cents per pound; and the House recedes.

Amendment No. 76: The House bill imposed a duty of 25 per cent American value on chloral hydrate, terpin hydrate, etc. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes.

Amendment No. 80: This amendment imposes a duty of 75 per cent American value and  $10\frac{1}{2}$  cents per pound on certain coal-tar products which, on being subjected to distillation, yield in the portion distilling below  $215^{\circ}$  C. a quantity of tar acids equal to or more than 75 per cent of the original distillate. These products were free of duty under paragraph 1546 of the House bill; and the House recedes.

Amendment No. 83: The House bill provided a duty of 30 per cent American value and 7 cents per pound on coal-tar intermediates. The Senate amendment imposes a duty of 75 per cent American

selling price as defined in section 402 of the bill as amended and 10½ cents per pound. The Senate amendment also provides that if there be no similar competitive article manufactured or produced in the United States the ad valorem rate shall be based upon the foreign value or export value as defined in section 402 of the bill as amended; it further declares that for the purpose of this Act any domestic coal-tar products shall be considered similar to or competitive with any imported coal-tar product which accomplishes results substantially equal to the domestic product when used in substantially the same manner, and provides that the President can not increase the duty under the provisions of section 315 of the bill as amended. The House recedes with an amendment striking out the Senate amendment and making the duty 50 per cent foreign value and 7 cents a pound.

Amendment No. 87: This amendment makes all synthetic organic medicinals and chemicals, not specially provided for, dutiable at 90 per cent American selling price and 10½ cents per pound which under the House bill were dutiable at 25 per cent American value under paragraph 5 when not specially provided for; and the Senate recedes.

Amendment No. 89: The House bill provided a duty of 35 per cent American value and 7 cents per pound upon coal-tar dyes and other finished coal-tar products. The Senate amendment imposes a duty of 90 per cent American selling price as defined in section 402 of the bill as amended and 10½ cents per pound. The amendment also provides that if there be no similar competitive article manufactured or produced in the United States the ad valorem rate shall be based upon the foreign value or export value as defined in section 402 of the bill as amended. The House recedes with an amendment striking out the Senate amendment and making the duty 60 per cent foreign value and 7 cents per pound.

Amendments Nos. 94 and 95: These amendments make clerical changes; and the House recedes with amendments making further clerical changes.

Amendment No. 97: The House bill provided that the Secretary of the Treasury should adopt a standard of strength for each dye or other article which should conform to the commercial strength in ordinary use in the United States prior to July 1, 1914. The Senate bill amplifies this provision and provides that in the case of dyes or other articles introduced in commercial use since July 1, 1914 shall conform to the commercial strength in ordinary use and provides further that 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 article. The House recedes with an amendment which eliminates the provisions defining when any coal-tar product or synthetic organic medicinal or chemical are similar to or competitive with products of domestic manufacture in order to correspond with agreements on preceding amendments in paragraphs 27 and 28.

Amendment No. 100: The House bill imposed a duty of 25 per cent American value on cobalt sulphate and linoleate. The Senate amendment makes this duty 10 cents per pound; and the House recedes.

Amendment No. 102: The House bill imposed a duty of 25 per cent American value on cobalt compounds not specially provided for. The

Senate amendment makes this duty 30 per cent foreign value; and the House recedes.

Amendments Nos. 105 and 108: The House bill imposed duties upon compounds of cellulose known as vulcanized or hard fiber ranging from 40 cents per pound to 65 cents per pound and 25 per cent American value according to the degree of manufacture. The Senate amendments make the duty 35 per cent foreign value; and the House recedes.

Amendment No. 106: The House bill imposed a duty of 65 cents a pound and 25 per cent American value upon compounds of pyroxylin, of other cellulose esters, or of cellulose when made into finished or partly finished articles. The Senate amendment strikes out the specific duty and makes the duty 60 per cent foreign value; and the House recedes.

Amendment No. 107: The House bill made all articles composed wholly or in chief value of compounds of pyroxylin, of other cellulose esters, or of cellulose, dutiable at 65 cents a pound and 25 per cent American value whether or not more specifically provided for elsewhere. The Senate amendment exempts photographic and moving-picture films from this requirement; and the House recedes.

Amendment No. 108: See amendment No. 105.

Amendment No. 116: The House bill imposed a duty of 25 per cent American value upon belladonna, digitalis, henbane, and stramonium. The Senate amendment makes the duty 3 cents a pound; and the Senate recedes, but by reason of the action of the conferees on amendment No. 1721, the basis is foreign valuation instead of American valuation.

Amendment No. 119: The House bill imposed a duty of 25 per cent American value upon diethyl sulphate and dimethyl sulphate. The Senate amendment makes this duty 15 cents a pound; and the Senate recedes, but by reason of the action of the conferees on amendment No. 1721, the basis is foreign valuation instead of American valuation.

Amendment No. 120: The House bill imposed a duty of 4 cents a pound upon ethyl acetate. The Senate amendment reduces the duty to 3 cents a pound; and the House recedes.

Amendment No. 121: The House bill imposed a duty of 6 cents a pound upon ethyl ether. The Senate amendment reduces this duty to 4 cents a pound; and the House recedes.

Amendments Nos. 123 and 1349: The House bill placed saffron and safflower upon the free list. The Senate amendment No. 1349 strikes these articles off the free list, and amendment No. 123 imposes upon them a duty of 15 per cent foreign value. Amendment No. 123 also makes a clerical change; the House recedes on both amendments.

Amendment No. 124: The House bill imposed a duty of 11 per cent American value on natural dyeing and tanning extracts. The Senate amendment makes this duty 15 per cent foreign value; and the House recedes.

Amendment No. 127: The House bill imposed a duty of 25 per cent American value on formaldehyde solution. The Senate amendment makes this duty 2 cents a pound; and the House recedes.

Amendment No. 128: The House bill imposed a duty of 25 per cent American value on solid formaldehyde. The Senate amendment makes this duty 8 cents a pound; and the House recedes.

Amendment No. 129: The House bill imposed a duty of 25 per cent American value on hexamethylenetetramine. The Senate amendment makes this duty 10 cents a pound; and the Senate recedes, but by reason of the action of the conferees on amendment No. 1721 the basis is foreign valuation instead of American valuation.

Amendment No. 130: The following table shows the duties upon gelatin and glue as proposed by the House bill, the Senate amendment, and as agreed to in conference:

Article.	House bill.	Senate amendment	Conference agreement.
Edible gelatin:			
Valued at less than 40 cents per pound..	14 cents per pound plus 20 per cent.	7 cents per pound plus 20 per cent.	3½ cents per pound plus 20 per cent.
Valued at 40 cents or more per pound....	.....do.....	15 cents per pound plus 20 per cent.	7 cents per pound plus 20 per cent.
Gelatin, n. s. p. f., glue, and glue size:			
Valued at less than 40 cents per pound..	.....do.....	14 cents per pound plus 25 per cent.	14 cents per pound plus 20 per cent.
Valued at 40 cents or more per pound....	.....do.....	15 cents per pound plus 20 per cent.	7 cents per pound plus 20 per cent.
Casein glue, agar agar, etc., and manufactures of gelatin, glue, or glue size.	25 per cent.....	25 per cent.....	25 per cent.

In using the above table it should be borne in mind that in the House bill the value dividing line as well as the ad valorem rates were based upon American value while the Senate amendment and the conference agreement are based upon foreign value.

The House recedes with an amendment making changes in duties as indicated above, and making a clerical change.

Amendment No. 132: The House bill imposed a duty of 3 cents a pound upon refined glycerin. The Senate amendment reduces the duty to 2 cents a pound; and the House recedes.

Amendment No. 136: The House bill imposed a duty of 10 cents a pound on bromine. The Senate amendment reduces this duty to 5 cents a pound; and the Senate recedes.

Amendment No. 137: The House bill imposed a duty of 10 cents a pound upon all bromine compounds not specially provided for. The Senate amendment reduces the duty to 8 cents a pound; and the Senate recedes.

Amendment No. 139: The House bill imposed a duty of 3½ cents a pound upon white acetate of lead. The Senate amendment reduces this duty to 2½ cents a pound; and the House recedes.

Amendment No. 140: The House bill imposed a duty of 2½ cents a pound upon brown, gray, or yellow acetate of lead. The Senate amendment reduces this duty to 2 cents a pound; and the House recedes.

Amendment No. 141: The House bill imposed a duty of 2½ cents a pound upon lead nitrate. The Senate amendment increases this duty to 3 cents a pound; and the House recedes.

Amendment No. 143: The House bill imposed a duty of 30 per cent American value on lead arsenate and resinate. The Senate amendment makes this duty 3 cents a pound; and the House recedes.

Amendment No. 145: The House bill imposed a duty of 25 per cent American value on extracts of licorice. The Senate amendment makes this duty 2 cents a pound; and the Senate recedes, but by

reason of the action of the conferees on amendment No. 1721 the basis is foreign valuation instead of American valuation.

Amendment No. 147: The House bill imposed a duty of 7 cents a pound upon citrate of lime. The Senate amendment reduces this rate to 6 cents a pound; and the Senate recedes.

Amendment No. 149: The House bill imposed a duty of  $2\frac{1}{2}$  cents a pound upon precipitated carbonate of magnesium. The Senate amendment reduces this rate to  $1\frac{1}{2}$  cents a pound; and the House recedes.

Amendment No. 150: The House bill imposed a duty of three-fourths cent a pound upon anhydrous chloride of magnesium. The Senate amendment increases this duty to 1 cent a pound; and the House recedes.

Amendment No. 151: The House bill imposed a duty of three-fourths cent a pound upon chloride of magnesium. The Senate amendment makes this rate one-half cent a pound except in the case of anhydrous chloride of magnesium; and the House recedes with an amendment making the duty five-eighths of 1 cent a pound.

Amendment No. 153: The House bill imposed a duty of 7 cents a pound upon medicinal oxide of magnesium. The Senate amendment reduces this duty to  $3\frac{1}{2}$  cents a pound; and the House recedes.

Amendment No. 155: The House bill imposed a duty of three-fourths cent a pound upon oxide of magnesium not suitable for medicinal use. The Senate amendment increases this duty to  $3\frac{1}{2}$  cents a pound; and the House recedes.

Amendments Nos. 156 and 271: Amendment 156 strikes out of the House bill the duty of three-fourths of 1 cent a pound on calcined magnesite (including dead-burned and grain), and the duty of one-half of 1 cent a pound on crude or ground magnesite, and amendment 271 imposes a duty of five-sixteenths of 1 cent a pound on crude magnesite, five-eighths of 1 cent a pound on caustic calcined magnesite, and four-tenths of 1 cent a pound on dead-burned and grain magnesite, not suitable for manufacture into oxychloride cements; and the House recedes on amendment 156, and recedes on amendment 271 with an amendment making the rates five-sixteenths of 1 cent a pound on crude magnesite, five-eighths of 1 cent a pound on caustic calcined magnesite, and twenty-three fortieths of 1 cent a pound on dead-burned and grain magnesite not suitable for manufacture into oxychloride cements.

Amendment No. 157: This amendment imposes a duty of 25 per cent foreign value upon manganese compounds and salts which under the House bill were dutiable at 25 per cent American value under the basket clause of the chemical schedule; and the House recedes.

Amendment No. 159: The House bill imposed a duty of 25 per cent American value upon menthol. The Senate amendment makes this duty 50 cents a pound; and the House recedes.

Amendment No. 160: This amendment imposes a duty of 25 per cent foreign value upon all natural and synthetic camphor when the President is satisfied that United States manufacturers are producing 2,000,000 pounds of synthetic camphor a year; and the Senate recedes.

Amendment No. 163: The House bill imposed a duty of 8 cents a gallon upon sod, herring, and menhaden oil. This amendment reduces the duty to 5 cents a gallon; and the House recedes.

Amendment No. 164: The House bill imposed a duty of 10 cents a gallon upon whale and seal oil. This amendment reduces the duty, except in the case of sperm oil, to 6 cents a gallon; and the House recedes.

Amendments Nos. 165 and 1499: The House bill imposed a duty of 12½ cents a gallon upon cod and cod-liver oil. The Senate amendments put these articles on the free list; and the House recedes on both amendments.

Amendment No. 166: The House bill imposed a duty of 20 per cent American value upon all fish oils not specially provided for. The Senate amendment makes this duty 5 cents a gallon; and the Senate recedes, but by reason of the action of the conferees on amendment No. 1721 the basis is foreign valuation instead of American valuation.

Amendment No. 169: The House bill imposed a duty of 4½ cents a pound on castor oil. The Senate amendment reduces this duty to 3 cents a pound; and the House recedes.

Amendments Nos. 170, 173, and 175: The House bill imposed a duty of 2 cents a pound on cottonseed oil, coconut oil, and soya-bean oil, and a duty of 2½ cents a pound on peanut oil. The Senate amendment makes these duties 4 cents a pound on coconut oil and peanut oil and 3 cents a pound on cottonseed oil and soya-bean oil. The House recedes on amendments Nos. 170 and 173 and recedes on amendment No. 175 with an amendment making the duties 2 cents a pound on coconut oil, 3 cents a pound on cottonseed oil, 2½ cents a pound on soya-bean oil, and 4 cents a pound on peanut oil.

Amendment No. 171: The House bill imposed a duty of 2½ cents a pound on linseed oil. The Senate amendment increases this duty to 3½ cents a pound; and the House recedes with an amendment making the duty 3⅞ cents a pound.

Amendment No. 172: The House bill imposed upon olive oil weighing with immediate container less than 44 pounds a higher rate than in other cases. The Senate amendment makes the dividing line 40 pounds; and the House recedes.

Amendment No. 173: See amendment No. 170.

Amendment No. 174: The House bill imposed a duty of 1½ cents a pound on rapeseed oil. The Senate amendment makes this duty 6 cents a gallon; and the House recedes.

Amendment No. 175: See amendment No. 170.

Amendment No. 177: The House bill imposed a duty of 25 per cent American value upon alizarin assistant and other oils, soaps, and greases used in softening, tanning, dyeing, or finishing. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes.

Amendment No. 179: The House bill imposed a duty of 20 per cent American value upon hydrogenated or hardened oils and fats. The Senate amendment makes this duty 5 cents a pound; and the House recedes with an amendment making the duty 4 cents a pound.

Amendment No. 184: The House bill imposed a duty of 20 per cent American value upon lemon and orange oils. The Senate amendment makes the duty 30 per cent foreign value; and the House recedes with an amendment making the duty 25 per cent foreign value.

Amendment No. 186: The House bill imposed a duty of \$2 an ounce upon ecgonine, cocaine, and salts, esters, and other derivatives thereof. The Senate amendment increases this duty to \$2.60 an ounce; and the House recedes.

Amendments Nos. 188 and 1341: The House bill placed upon the free list ambergris, castoreum, civet, and musk. The Senate amendments impose a duty upon these articles of 20 per cent foreign value; and the House recedes.

Amendment No. 189: The House bill imposed a duty of 35 per cent American value upon specified perfume material. The Senate amendment makes the duty 45 per cent foreign value; and the House recedes.

Amendment No. 190: The House bill imposed a duty of 40 cents a pound and 40 per cent American value upon all mixtures or combinations containing essential or distilled oils, or natural or synthetic odoriferous or aromatic substances. The Senate amendment makes this duty 40 cents a pound and 50 per cent foreign value; and the House recedes.

Amendment No. 193: The House bill imposed a duty of 40 cents per pound and 60 per cent American value on perfumery and toilet preparations if containing alcohol. The Senate amendment makes this duty 40 cents per pound and 75 per cent foreign value; and the House recedes.

Amendment No. 194: The House bill imposed a duty of 60 per cent American value upon perfumery and toilet preparations not containing alcohol. The Senate amendment makes this rate 75 per cent foreign value; and the House recedes.

Amendment No. 197: The House bill imposed a duty of 15 per cent American value on Paris green and London purple. The Senate amendment makes this duty 2 cents per pound; and the Senate recedes, but by reason of the action of the conferees on amendment No. 1721 the basis is foreign valuation instead of American valuation.

Amendment No. 199: The House bill imposed a duty of 10 cents per pound on phosphorus. The Senate amendment reduces this duty to 8 cents per pound; and the House recedes.

Amendment No. 201: The House bill imposed a duty of 15 per cent American value on healing or curative plasters and court plaster. The Senate amendment makes this duty 25 per cent foreign value; and the House recedes with an amendment making the duty 20 per cent foreign value.

Amendment No. 202: The House bill imposed a duty of 25 per cent American value upon paints, colors, and pigments, commonly known as artists' paints or colors. The Senate amendment imposes a duty of 40 per cent foreign value upon such paints, colors, and pigments not assembled in paint sets, kits, or color outfits, and 70 per cent foreign value if so assembled; and the House recedes with an amendment making clerical changes.

Amendment No. 206: The House bill imposed a duty of 12 cents a pound on blue pigments. The Senate amendment reduces this to 8 cents a pound; and the House recedes.

Amendments Nos. 211, 212, 213, and 214: The House bill imposed a duty of 2½ cents a pound on litharge, orange mineral, red lead, and white lead. The Senate amendments increase the duty on orange mineral to 3 cents a pound and decrease the duty on litharge and



white lead to  $2\frac{1}{2}$  cents a pound and the duty on red lead to  $2\frac{3}{4}$  cents a pound; and the House recedes.

Amendment No. 216: The House bill imposed a duty of one-fourth of 1 cent per pound on crude ochers, siennas, and umbers. The Senate amendment reduces this duty to one-eighth of 1 cent; and the House recedes.

Amendment No. 221: The House bill imposed a duty of 33 cents a pound on vermilion reds containing quicksilver. The Senate amendment reduces this duty to 28 cents a pound; and the House recedes.

Amendments Nos. 223 and 224: The House bill imposed the following rates upon zinc oxides and leaded zinc oxides containing not more than 25 per cent of lead: One and one-half cents a pound if in any form of dry powder and 2 cents a pound if ground or mixed with oil or water. The Senate amendment makes these rates  $1\frac{1}{4}$  cents and  $2\frac{1}{4}$  cents, respectively; and the House recedes.

Amendment No. 225: The House bill imposed a duty of  $1\frac{1}{2}$  cents a pound on lithopone and other combinations or mixtures of zinc sulphide and barium sulphate. The Senate amendment increases this duty to  $1\frac{3}{4}$  cents a pound; and the House recedes.

Amendment No. 227: The House bill imposed a duty of 1 cent a pound upon potassium chlorate and perchlorate. The Senate amendment increases this rate to 2 cents a pound; and the House recedes with an amendment making the duty  $1\frac{1}{2}$  cents a pound.

Amendment No. 228: The House bill imposed a duty of 10 cents a pound upon potassium bromide. The Senate amendment decreases this duty to 8 cents a pound; and the Senate recedes.

Amendment No. 229: The House bill imposed a duty of 25 per cent American value upon potassium bicarbonate. The Senate amendment makes this duty  $1\frac{1}{2}$  cents a pound; and the House recedes.

Amendment No. 230: The House bill imposed a duty of 25 per cent American value upon potassium carbonate. The Senate amendment makes this duty three-fourths cent a pound; and the House recedes.

Amendment No. 231: The House bill imposed a duty of 25 per cent American value upon caustic potash. The Senate amendment makes this duty 1 cent a pound; and the House recedes.

Amendments Nos. 232 and 1522: The House bill imposed a duty of 25 per cent American value upon saltpeter. The Senate amendment makes the duty in the case of refined saltpeter one-half cent a pound and amendment No. 1522 places crude saltpeter on the free list; and the House recedes.

Amendment No. 233: The House bill imposed a duty of 25 per cent American value upon potassium permanganate. The Senate amendment makes this duty 4 cents a pound; and the House recedes.

Amendment No. 234: This amendment strikes out of the House bill the provision imposing for a period of five years after the passage of the act a duty of 15 per cent American value in addition to the specific duties imposed by the bill on potassium salts; and the House recedes with an amendment restoring the language of the House provision and making the duty applicable for three years instead of five.

Amendment No. 237: The House bill imposed a duty of 30 per cent American value on toilet soap. The Senate amendment makes

the duty 50 per cent foreign value on perfumed toilet soap, 10 per cent foreign value on unperfumed toilet soap, and 20 per cent foreign value on medicinal soap; and the Senate recedes, but by reason of the action of the conferees on amendment No. 1721, the basis is foreign valuation instead of American valuation.

Amendment No. 238: The House bill imposed a duty of 20 per cent American value on soap and soap powder not specially provided for. The Senate amendment makes this duty 5 per cent foreign value; and the House recedes with an amendment making the duty 15 per cent foreign value.

Amendment No. 240: The House bill imposed a duty of five-eighths cent a pound on baking soda. The Senate amendment reduces this rate to one-fourth cent a pound; and the House recedes.

Amendment No. 241: The House bill imposed a duty of 10 cents a pound on sodium bromide. The Senate amendment reduces this rate to 8 cents a pound; and the Senate recedes.

Amendment No. 242: The House bill imposed a duty of 25 per cent American value on sodium formate. The Senate amendment makes this duty 2 cents a pound; and the House recedes.

Amendments Nos. 245 and 246: The House bill imposed a duty of  $1\frac{1}{2}$  cents a pound on potato starch and 1 cent a pound on all other starches not specially provided for. The Senate amendments increase the duty on potato starch to 2 cents a pound and impose a duty of 2 cents a pound on wheat starch. The Senate recedes from amendment No. 245, imposing a duty of 2 cents a pound on wheat starch, leaving the duty at 1 cent a pound; and the House recedes from its disagreement to amendment No. 246 increasing the duty on potato starch with an amendment making the duty  $1\frac{1}{4}$  cents a pound.

Amendment No. 248: The House bill imposed a duty of  $1\frac{1}{2}$  cents a pound on dextrine made from potato starch or potato flour. The Senate amendment increases this duty to  $2\frac{1}{2}$  cents a pound; and the House recedes with an amendment making the duty  $2\frac{1}{4}$  cents a pound.

Amendment No. 252: The House bill imposed a duty of 25 per cent American value on thorium nitrate and cerium nitrate and other salts of thorium and cerium not specially provided for and gas-mantle scrap consisting in chief value of metallic oxides. The Senate amendment makes this duty 40 per cent foreign value; and the House recedes with an amendment making the duty 35 per cent foreign value.

Amendment No. 254: The House bill imposed a duty of 20 per cent American value on tin bichloride, tin tetrachloride, and other chemical compounds of which tin constitutes the element of chief value. The Senate amendment makes this duty 25 per cent foreign value; and the House recedes.

Amendment No. 256: The House bill imposed a duty of 25 per cent American value on titanium potassium oxalate and all compounds and mixtures containing titanium. The Senate amendment makes this duty 30 per cent foreign value; and the House recedes.

## SCHEDULE 2.—EARTHS, EARTHENWARE, AND GLASSWARE.

Amendments Nos. 259 and 1382: The House bill imposed duties on brick, other than magnesite brick, ranging from 10 per cent to 23 per cent American value, and in the case of magnesite brick three-fourths of a cent a pound and 10 per cent American value. Amendment No. 259 strikes out the House provision and imposes a duty of 25 per cent foreign value upon bath brick, chrome brick, and fire brick, not specially provided for, and a duty of three-fourths of a cent a pound and 10 per cent foreign value on magnesite brick. Amendment No. 1382 places all other brick on the free list, but it provides that if any country, dependency, province, or other subdivision of government imposes a duty on such brick imported from the United States, an equal duty shall be imposed on such brick coming into the United States from such country, dependency, province, or other subdivision of government; and the House recedes on both amendments.

Amendment No. 262: The House bill imposed on earthenware tiles and tiling, except pill tiles and quarry tiles valued at not more than 40 cents a square foot, a minimum duty of 35 per cent American value and a maximum duty of 50 per cent American value. The Senate amendment makes the minimum duty 45 per cent foreign value and the maximum duty 60 per cent foreign value; and the House recedes.

Amendment No. 263: The House bill imposed a duty of 38 per cent American value on earthenware tiles and tiling, except pill tiles and quarry tiles valued at more than 40 cents a square foot. The Senate amendment makes this duty 50 per cent foreign value; and the House recedes.

Amendment No. 264: The House bill imposed a duty of 38 per cent American value on all articles composed wholly or in chief value of earthenware tiles or tiling, except pill tiles. The Senate amendment makes this duty 50 per cent foreign value; and the House recedes.

Amendment No. 265: The House bill imposed on quarry tiles a duty of 3 cents a square foot, but not less than 20 per cent American value. The Senate amendment makes the duty 5 cents a square foot but not less than 30 per cent foreign value; and the House recedes with an amendment making the duty 3 cents a square foot but not less than 30 per cent foreign value.

Amendment No. 266: The House bill imposed upon Roman, Portland, and other hydraulic cement a duty of 5 cents per hundred pounds in packages and 4 cents per hundred pounds in bulk, and a duty of 17 per cent American value on other cement not specially provided for. This amendment strikes out these duties, and amendment No. 1393 places Roman, Portland, and other hydraulic cement on the free list, and amendment No. 281 places a duty of 20 per cent foreign value on other cement not specially provided for; and the House recedes.

Amendment No. 271: See amendment No. 156.

Amendments Nos. 272 and 1516: The House bill imposed a duty of 25 cents a ton on crude gypsum. The Senate amendment transfers this article to the free list; and the House recedes on amendment 272,

and recedes on amendment 1516 with an amendment making a change in paragraph number.

Amendment No. 281: This amendment imposes a duty of 20 per cent foreign value upon cement not specially provided for, which under the House bill was dutiable at 17 per cent American value under paragraph 203; and the House recedes.

Amendment No. 282: The House bill imposed a duty of two-tenths cent a pound on unmanufactured pumice stone valued at \$15 or less a ton. The Senate amendment reduces this duty to one-tenth cent a ton; and the House recedes.

Amendment No. 283: The House bill imposed a duty of three-tenths cent a pound on unmanufactured pumice stone valued at more than \$15 per ton. The Senate amendment reduces this duty to one-fourth cent a pound; and the House recedes.

Amendment No. 285: The House bill imposed a duty of 26 per cent American value upon manufactures of pumice stone or of which pumice stone is the component material of chief value, not specially provided for. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes.

Amendment No. 287: The House bill imposed a duty of \$3 a ton of 2,000 pounds on wrought or manufactured fuller's earth. The Senate amendment makes the duty \$3.25 a long ton; and the House recedes.

Amendment No. 288: This amendment imposes a duty of \$1.50 a ton on glass sand containing 99 per cent or more of silica, which under the House bill was free of duty; and the Senate recedes.

Amendment No. 289: The House bill imposed upon fluorspar a duty of \$5 a ton of 2,000 pounds, but provided that after a year the duty should be reduced to \$4 a ton of 2,000 pounds. The Senate amendment makes the duty \$5.60 a long ton beginning at the passage of the act; and the House recedes.

Amendment No. 290: The House bill imposed a duty of 4 cents a pound and 17 per cent American value on unmanufactured mica. The Senate amendment makes the duty 4 cents a pound if the value is not above 15 cents a pound and 25 per cent foreign value if the value is above 15 cents a pound. The House bill imposed on mica cut or trimmed and mica splittings a duty of 10 cents a pound and 17 per cent American value. The Senate amendment makes the duty 30 per cent foreign value. The House bill imposed a duty of 10 cents a pound and 17 per cent American value on mica plates, built-up mica, and all manufactures of mica or of which mica is the component material of chief value. The Senate amendment makes this duty 40 per cent foreign value. The House bill imposed a duty of 4 cents a pound and 20 per cent American value on ground mica. The Senate amendment makes this duty 20 per cent foreign value; and the House recedes.

Amendment No. 292: The House bill imposed a duty of one-half cent a pound on talc, soapstone, and French chalk, ground, washed, powdered, or pulverized, except toilet preparations. The Senate amendment makes this duty 25 per cent foreign value; and the House recedes.

Amendments Nos. 293 and 294: The House bill imposed upon manufactures (except toilet preparations) of which talc, soapstone, or French chalk is the component material of chief value, wholly or

partly finished and not specially provided for, a duty of 25 per cent American value if not decorated and 30 per cent American value if decorated. The Senate amendments make these duties 35 per cent foreign value if not decorated and 45 per cent foreign value if decorated; and the House recedes.

Amendment No. 295: This amendment imposes upon common earthenware, common salt-glazed stoneware, and stoneware and earthenware crucibles, if not ornamented or decorated a duty of 15 per cent foreign value instead of the House bill's provision of 20 per cent American value and imposes upon such articles ornamented or decorated a duty of 20 per cent foreign value instead of the duty under paragraph 214 of the House bill of 28 per cent American value; and the House recedes.

Amendment No. 296: The House bill provided a duty of 20 per cent American value upon Rockingham earthenware as a manufacture of common yellow, brown, or gray earthenware not specially provided for. The Senate amendment specifically mentions Rockingham earthenware and imposes a duty upon it of 25 per cent foreign value; and the House recedes.

Amendments Nos. 297 and 311: The House bill imposed a duty of 10 per cent American value on crude or refined graphite or plumbago not specially provided for. The Senate amendment imposes a duty of 10 per cent foreign value on amorphous graphite, 20 per cent foreign value on crystalline lump, chip, or dust, and 2 cents a pound on crystalline flake, and adds a definition of the term "crystalline flake." The House recedes from amendment No. 297 and recedes on amendment No. 311 with an amendment changing the rate on crystalline flake to 1½ cents a pound.

Amendments Nos. 300 and 303: The House bill imposed upon earthenware and crockery ware composed of a nonvitrified absorbent body, including white granite and semiporcelain earthenware, and cream-colored ware and stoneware, and upon all articles composed wholly or in chief value of such ware, a duty of 25 per cent American value if not decorated and of 28 per cent American value if decorated. The Senate amendment makes these rates, respectively, 45 per cent foreign value and 50 per cent foreign value; and the House recedes.

Amendments Nos. 307, 309, and 310: The House bill imposed upon china, porcelain, and other vitrified wares, including chemical porcelain ware and chemical stoneware, composed of a vitrified non-absorbent body, and upon all bisque and Parian wares, and upon all other articles composed wholly or in chief value of such ware, a duty of 35 per cent American value if not decorated and a duty of 40 per cent American value if decorated. The Senate amendments Nos. 307 and 309 make these duties, respectively, 60 per cent foreign value and 70 per cent foreign value, and amendment No. 310 provides that if any such articles contain 25 per cent or more of calcined bone the duty shall be 50 per cent foreign value if not decorated and 55 per cent foreign value if decorated; and the House recedes.

Amendment No. 311: See amendment No. 297.

Amendments Nos. 313 and 314: The House bill imposed upon earthy or mineral substances wholly or partly manufactured and articles, wares, and materials composed wholly or in chief value of such substances, not specially provided for, a duty of 21 per cent American

value if not decorated and of 28 per cent American value if decorated. The Senate amendments make these rates, respectively, 35 per cent foreign value and 45 per cent foreign value; and the House recedes with amendments making the duties, respectively, 30 per cent foreign value and 40 per cent foreign value.

Amendment No. 315: The House bill imposed a duty of 15 per cent American value on gas retorts. The Senate amendment makes this duty 20 per cent foreign value; and the House recedes.

Amendment No. 316: The House bill imposed a duty of 35 per cent American value on lava tips for burners. The Senate amendment makes this duty 10 cents per gross and 15 per cent foreign value; and the House recedes.

Amendment No. 319: The House bill imposed a duty of 35 per cent American value on carbons and electrodes for producing electric arc light, electrodes of carbon or graphite for electrolytic purposes, brushes for electrical machines or appliances, and plates or other forms for manufacturing such brushes, and upon all articles composed wholly or in part of graphite wholly or partly manufactured and not specially provided for. The Senate amendment makes this duty 45 per cent foreign value; and the House recedes.

Amendment No. 320: The House bill imposed upon plain green or colored, molded or pressed, and flint, lime, or lead glass bottles, and other containers, various rates of duty with a minimum duty of 28 per cent American value. The Senate amendment strikes out this minimum duty; and the House recedes.

Amendment No. 323: This amendment makes a clerical change; and the House recedes with an amendment making a further clerical change.

Amendment No. 324: The House bill proposed a rate of 40 per cent American value on bottles and all articles wholly or in chief value of glass or paste, blown or partly blown in the mold or otherwise, decorated or ornamented in any manner, cut or ground (except such grinding as is necessary for fitting stoppers or for purposes other than ornamentation); sand-blasted and silvered, whether filled or unfilled, or whether their contents be dutiable or free. The Senate amendment subdivides all of this ware, composed wholly or in chief value of glass or paste or a combination of glass and paste, into the following classes with the following rates of duty: All scientific glassware 75 per cent foreign value, in respect to which item the House recedes with an amendment making the rate 65 per cent foreign value; all illuminating articles (except electric-light bulbs), 70 per cent foreign value, in respect to which item the House recedes with an amendment making the rate 60 per cent foreign value; all plated or cased glass, composed of two or more layers of clear, opaque, colored, or semitranslucent glass, or combinations of the same, 70 per cent foreign value, in respect to which item the House recedes with an amendment making the rate 60 per cent foreign value; table and kitchen articles and utensils and all articles of every description not specially provided for, blown or partly blown in the mold or otherwise, or decorated or ornamented in any manner, or cut or ground (except such grinding as is necessary for fitting stoppers or for purposes other than ornamentation), sand-blasted or silvered, whether filled or unfilled, and whether their contents be dutiable or free, 65 per cent foreign value, in respect to which item the House recedes with

an amendment making the rate 55 per cent foreign value; table and kitchen articles and utensils, 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 ornamental), whether filled or unfilled, or whether their contents be dutiable or free, 50 per cent foreign value, in respect to which item the House recedes. As a part of the conference action a clerical change was also made.

Amendments Nos. 326 to 331: The following table shows the rates imposed by the House bill and by the Senate amendments upon unpolished cylinder, crown, and sheet glass:

Dimensions.	House rate per pound.	Senate rate per pound.
	<i>Cents.</i>	<i>Cents.</i>
Above 150 square inches and not exceeding 384 square inches.....	1½	1½
Above 384 square inches and not exceeding 720 square inches.....	2½	1½
Above 720 square inches and not exceeding 864 square inches.....	2½	1½
Above 864 square inches and not exceeding 1,200 square inches.....	3½	2
Above 1,200 square inches and not exceeding 2,400 square inches.....	3½	2½
Above 2,400 square inches.....	4	2½

The House recedes on all these amendments.

Amendment No. 332: The House bill provided that the rate of duty on unpolished cylinder, crown, and sheet glass should not be less than 35 per cent American value. The Senate amendment strikes out this minimum duty; and the House recedes.

Amendment No. 333: The House bill imposed a duty of 5 cents per square foot on cylinder, crown, and sheet glass not exceeding 304 square inches. The Senate amendment reduces this duty to 4 cents per square foot; and the House recedes.

Amendments Nos. 334, 335, and 336: The House bill imposed upon unsilvered polished plate glass the following duties: Eleven cents a square foot if not exceeding 384 square inches, 12½ cents a square foot if above that and not exceeding 720 square inches, and 20 cents a square foot if above 720 square inches. The Senate amendments make these rates, respectively, 12½ cents, 15 cents and 17½ cents; and the House recedes.

Amendments Nos. 337, 338, and 339: The following duties upon unsilvered cast plate glass, if containing a wire netting, are imposed by the House bill: Twelve cents a square foot if not exceeding 384 square inches, 15 cents a square foot if not exceeding 720 square inches, and 25 cents a square foot if exceeding 720 square inches. The Senate amendment makes these duties, respectively, 15 cents, 17½ cents, and 20 cents; and the House recedes.

Amendments Nos. 340, 341, and 342: The House bill imposed upon silvered cast polished plate glass and silvered cylinder and crown glass and upon looking-glass plates the following duties: Exceeding 144 square inches and not exceeding 384 square inches, 11 cents a square foot; and above 384 square inches and not exceeding 720 square inches, 13 cents a square foot; and all above that, 22 cents a square foot. The Senate amendments make these rates 13½ cents, 16 cents, and 21 cents, respectively; and the House recedes.

Amendment No. 343: This amendment imposes a minimum duty of 35 per cent foreign value upon silvered polished plate glass, cylinder and ground glass, and looking-glass plates exceeding 144 square inches; and the House recedes.

Amendment No. 347: The House bill imposed a duty of 35 per cent American value upon optical glass or glass used for lenses or prisms for spectacles or for optical instruments or for optical parts, scientific or commercial. The Senate amendment makes this duty 45 per cent foreign value; and the House recedes.

Amendment No. 348: This amendment imposes a duty of 45 per cent foreign value on azimuth mirrors, sextants, and octants, which under the House bill were dutiable at various rates according to the component material of chief value. The House recedes.

Amendments Nos. 349, 515, and 516: The House bill made surveying instruments in chief value of glass dutiable at 35 per cent American value under paragraph 228 and surveying instruments wholly or in chief value of metal dutiable at 40 per cent American value under the provisions of paragraph 360. Senate amendment 349 strikes surveying instruments from paragraph 228. Amendments Nos. 515 and 516 make them dutiable under the metal schedule at 35 per cent foreign value. The House recedes on amendment 349; the Senate recedes on amendments Nos. 515 and 516; the effect of this action being to make surveying instruments wholly or in chief value of metal dutiable at 40 per cent foreign value and such instruments if wholly or in chief value of glass dutiable at 45 per cent foreign value as optical instruments not specially provided for under paragraph 230.

Amendment No. 350: The House bill imposed a duty of 35 per cent American value on photographic and projection lenses, opera and field glasses, telescopes, microscopes, and other optical instruments, and frames and mountings for the same. The Senate amendment makes this duty 45 per cent foreign value; and the House recedes.

Amendment No. 351: The House bill imposed a duty of 35 per cent American value on incandescent electric light bulbs and lamps. The Senate amendment makes this duty 20 per cent foreign value; and the House recedes.

Amendment No. 353: The House bill imposed a duty of 30 per cent American value on stained or painted glass windows and all mirrors not exceeding 144 square inches. The Senate amendment makes this duty 60 per cent foreign value; and the House recedes with an amendment making the duty 50 per cent foreign value.

Amendment No. 354: The House bill imposed a duty of 30 per cent American value upon all glass or manufactures of glass or paste, or of which glass or paste is the component material of chief value. The Senate amendment makes this duty 60 per cent foreign value; and the House recedes with an amendment making the duty 50 per cent foreign value.

Amendments Nos. 355 and 356: The House bill imposed a duty of 23 per cent American value on smalts, frostings, and all ceramic and glass colors, fluxes, glazes, and enamels, if ground or pulverized, and a duty of 35 per cent American value if in any other form. The Senate amendments make these rates, respectively, 30 per cent foreign value and 40 per cent foreign value; and the House recedes.



Amendment No. 358: The House bill imposed a duty of 35 per cent American value on opal, enamel, or cylinder glass tiles, tiling, and rods. The Senate amendment makes this duty 40 per cent foreign value; and the House recedes.

Amendments Nos. 359 and 360: The House bill imposed upon cubes of marble, breccia, or onyx, not exceeding 2 cubic inches in size, a duty of one-fourth of 1 cent a pound and 17 per cent American value if loose, and a duty of 5 cents a superficial foot and 26 per cent American value if attached to paper or other material. The Senate in each case retains the specific rate and makes the ad valorem rates, respectively, 20 per cent foreign value and 35 per cent foreign value; and the House recedes.

Amendment No. 361: The House bill imposed a duty of 40 per cent American value on articles of which marble, breccia, onyx, alabaster, or jet is the component material of chief value and upon all articles composed wholly or in chief value of agate, rock crystal, or other semiprecious stone, unless cut so as to fit them expressly for use in the construction of jewelry. The Senate amendment makes this duty 60 per cent foreign value; and the House recedes with an amendment making the duty 50 per cent foreign value.

Amendment No. 362: The House bill imposed a duty of 13 per cent American value on burrstones manufactured or bound up into millstones. The Senate amendment makes this duty 15 per cent foreign value; and the House recedes.

Amendment No. 363: The House bill imposed a duty of 40 per cent American value on freestone, granite, sandstone, lava, and other monumental or building stone except marble, breccia, or onyx, if hewn, dressed, or otherwise manufactured. The Senate amendment makes this duty 50 per cent foreign value; and the House recedes.

Amendment No. 364: The House bill imposed a duty of \$2 a ton on grindstones. The Senate amendment makes this duty \$1.75 per ton; and the House recedes.

Amendment No. 365: The House bill imposed a duty of 17 per cent American value on slate and manufactures thereof. The Senate amendment makes this duty 15 per cent foreign value; and the House recedes.

Amendment No. 366: The House bill imposed a duty of 40 per cent American value on watch crystals. The Senate amendment makes this duty 60 per cent foreign value; and the House recedes.

#### SCHEDULE 3.—METALS AND MANUFACTURES OF.

Amendment No. 368: The House bill imposed a duty of \$1.25 a ton on iron in pigs, iron kentledge, and spiegeleisen. The Senate amendment reduces this duty to 75 cents a ton; and the House recedes.

Amendment No. 369: The House bill imposed a duty of \$1.25 a ton on scrap tin plate. The Senate amendment removes this duty, and Senate amendment 1575 puts this article on the free list. The House bill imposed a duty of \$1.25 a ton on wrought and cast scrap iron and scrap steel, regardless of value. The Senate amendment reduces the duty to 75 cents a ton confined to material valued at not more than 7 cents a pound, the effect of the amendment being to impose a duty on such materials valued at more than 7 cents

a pound under paragraph 304, the varying rates of duty depending on the value; and the House recedes.

Amendment No. 370: The House bill defines spiegeleisen as an iron manganese alloy containing less than 45 per cent of manganese. The Senate amendment reduces this percentage to 30; and the House recedes.

Amendment No. 371: The House bill imposed a duty of 75 cents a pound on the metallic molybdenum content of molybdenum ore or concentrates. The Senate amendment reduces this to 35 cents a pound; and the House recedes.

Amendment No. 372: The House bill imposed on ferromanganese containing more than 1 per cent of carbon a duty of 2½ cents a pound on the metallic manganese content. The Senate amendment reduces this to 1½ cents a pound; and the House recedes.

Amendment No. 373: The House bill defines ferromanganese to be iron manganese alloys containing 45 per cent or more of manganese. The Senate amendment reduces this percentage to 30; and the House recedes.

Amendments Nos. 374 and 375: The House bill imposed upon various alloys containing manganese a duty of 2½ cents a pound on the manganese content and 28 per cent American value. The Senate amendment makes this duty 1½ cents a pound on the manganese content and 15 per cent foreign value; and the House recedes.

Amendments Nos. 376 and 377: The House bill imposed upon molybdenum and molybdenum compounds and alloys a duty of \$1.25 a pound on the molybdenum content and 17 per cent American value. The Senate amendments make this duty 50 cents a pound on molybdenum content and 15 per cent foreign value; and the House recedes.

Amendments Nos. 378 and 379: The House bill imposed on tungsten and tungsten compounds and ferrotungsten a duty of 72 cents a pound on the tungsten content and 15 per cent American value. The Senate amendment makes this duty 60 cents a pound on the tungsten content and 25 per cent foreign value; and the House recedes.

Amendments Nos. 380 and 381: The House bill imposed upon nonferrous alloys of tungsten a duty of 72 cents a pound on the tungsten content and 17 per cent American value. The Senate amendment makes this duty 60 cents a pound on the tungsten content and 25 per cent foreign value; and the House recedes.

Amendments Nos. 382 and 383. The House bill imposed the following duties on ferrosilicon: Containing from 8 per cent to 30 per cent of silicon, 2½ cents a pound on the silicon content; containing from 30 per cent to 60 per cent, 2½ cents a pound on the silicon content. The Senate amendment makes the duty 2 cents a pound on the silicon content if the content were from 8 per cent to 60 per cent; and the House recedes.

Amendment No. 384. The House bill imposed on ferrosilicon containing from 60 per cent to 80 per cent of silicon a duty of 3½ cents a pound on the silicon content. The Senate amendment reduces this duty to 3 cents a pound; and the House recedes.

Amendment No. 385: The House bill imposed on ferrocerium a duty of 30 per cent American value. The Senate amendment removes this duty, but amendment 389 imposes on this material a

duty of \$2 a pound and 25 per cent foreign value. The House recedes.

Amendment No. 387: The House bill imposed upon tantalum a duty of 30 per cent American value. The Senate amendment removes this duty, but amendment 389 imposes on this material a duty of 40 per cent foreign value. The House recedes.

Amendment No. 388: The House bill imposed a duty of 30 per cent American value on minor ferro-alloys. The Senate amendment makes this duty 25 per cent foreign value; and the House recedes.

Amendment No. 389: This amendment imposes a duty of \$2 a pound on cerium metal, and amendment 1395 removes it from the free list. The amendment also places a duty of \$2 a pound and 25 per cent foreign value on ferrocetium and all other cerium alloys, which under the House bill were dutiable at 30 per cent American value. The amendment also imposes a duty of 40 per cent foreign value on all ductile tantalum metal or ductile nonferrous alloys thereof. Under the House bill tantalum was dutiable at 30 per cent American value, and ductile nonferrous alloys were free under paragraph 1559 of the House bill as unwrought metals. The House recedes.

Amendment No. 390: The House bill imposed various specific duties, according to width and thickness, upon muck bars and bar iron, etc., ranging from one-fourth to five-tenths of 1 cent a pound, and in the case of such bars manufactured by the use of charcoal as a fuel the rate was three-tenths of a cent a pound. The Senate amendment strikes out the House provision and makes these articles dutiable at from two-tenths of 1 cent a pound to 1½ cents a pound, according to the value; and the House recedes.

Amendments Nos. 392 to 395: The following table shows the duties imposed by the House bill and by the Senate amendments on crude steel, billets, bars, shafting, etc., if valued above 5 cents a pound.

	House rate.	Senate rate.
	Cents per pound.	Cents per pound.
Amendment No. 392: Valued above 5 and not above 8 cents per pound.....	1½	1½
Amendment No. 393: Valued above 8 and not above 12 cents per pound.....	2	2½
Amendment No. 394: Valued above 12 and not above 16 cents per pound.....	2½	3½
		Per cent of foreign value.
Amendment No. 395: Valued above 16 cents and not above 20 cents per pound.....	3½	20
Valued above 20 and not above 24 cents per pound.....	4	20
Valued above 24 and not above 32 cents per pound.....	5	20
Valued above 32 and not above 40 cents per pound.....	6	20
Valued above 40 cents per pound.....	20	20

In using the above table it should be borne in mind that in the House bill the value dividing line as well as the ad valorem rates were based upon American value, while the Senate amendment and the conference agreement are based upon foreign value.

The House recedes.

Amendments Nos. 396 and 397: The House bill imposed on steel in all forms and shapes containing more than six-tenths of 1 per cent of

any metallic element used in alloying steel a duty of 15 per cent American value, in addition to the rates of duty provided for in the dutiable list. Senate amendment 397 makes this additional duty 8 per cent foreign value, and amendment 396 definitely makes this duty additional only to the rates of duty provided in paragraph 304 of the bill. The House recedes on amendment No. 396 with an amendment making the additional duty apply to all articles in the schedule; and recedes on amendment No. 397.

Amendments Nos. 398, 399, 400, and 402: The House bill imposed an additional duty upon any articles containing molybdenum or tungsten in excess of  $1\frac{1}{2}$  per cent. Amendments 399 and 400 limit this percentage to six-tenths of 1 per cent, and amendment 402 limits the additional duty in the case of materials provided for in paragraph 304 of the bill. The rate of additional duty imposed by the House on the excess molybdenum content was \$1.25 a pound. Amendment 398 reduces this to 65 cents a pound. The House recedes on all of these amendments.

Amendments Nos. 403 to 406: The House bill in fixing the thickness of iron and steel plates as a dividing line in computing the duties provided for one hundred and forty one-thousandths of 1 inch. The Senate amendments reduce this basis to one hundred and nine one-thousandths of 1 inch; and the House recedes.

Amendment No. 407: The House bill imposed a duty of 28 per cent American value on metal sheets with layers of metal or metals imposed thereon. The Senate amendment makes this duty 30 per cent foreign value; and the House recedes.

Amendment No. 408: This amendment imposes a duty of 50 per cent foreign value on thermostatic metal, which under the House bill was dutiable at 28 per cent American value as bimetal sheet. The House recedes.

Amendment No. 410: The House bill imposed a duty of  $1\frac{1}{16}$  cents a pound on tin plates, terneplates, and taggers tin. The Senate amendment reduces this rate to 1 cent a pound; and the House recedes.

Amendments Nos. 416 and 418: The House bill imposed a duty of seven-twentieths of a cent a pound on all structural shapes of iron or steel, not assembled, manufactured, or advanced beyond hammering, rolling, or casting, and a duty of 25 per cent American value if wholly or partially fabricated. The Senate amendments make these rates, respectively, one-fifth of a cent a pound and 20 per cent foreign value; and the House recedes.

Amendment No. 419: This amendment imposes a duty of 25 per cent foreign value upon sashes, frames, and building forms of iron or steel, which in the House bill were probably dutiable at 25 per cent American value under paragraph 312; and the House recedes.

Amendments Nos. 420 and 421: The House bill, in fixing the line of division according to thickness for the purpose of computing duties upon hoop, band, and scroll iron or steel, fixed the dividing line at one hundred and forty one-thousandths of an inch. The Senate amendments reduce this to one hundred and nine one-thousandths of an inch; and the House recedes.

Amendment No. 423: The House bill imposed a duty of 20 per cent American value on bands and strips of iron or steel not specially

provided for. The Senate amendment makes this duty 25 per cent foreign value; and the House recedes.

Amendment No. 426: The House bill imposed a duty of 20 per cent American value on all round iron or steel wire valued above 6 cents a pound. The Senate amendment makes this duty 25 per cent foreign value; and the House recedes.

Amendment No. 429: The House bill imposed a duty of 20 per cent American value on all flat wires and strips. The Senate amendment makes this duty 25 per cent foreign value; and the House recedes.

Amendment No. 434: The House bill imposed a duty of 30 per cent American value on telegraph, telephone, and other insulated wires and cables. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes.

Amendment No. 435: The House bill imposed a duty of 30 per cent American value on wire rope and wire strand. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes.

Amendment No. 436: The House bill imposed a duty of 30 per cent American value on spinning and twisting ring travelers. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes.

Amendments Nos. 437, 438, and 439: The House bill imposed upon woven-wire cloth coarser than 30 mesh a duty of 20 per cent American value; upon 30 to 90 mesh, 30 per cent American value; and finer than 90 mesh, 40 per cent American value. The Senate amendments make these rates, respectively, 25 per cent foreign value, 35 per cent foreign value, and 45 per cent foreign value; and the House recedes.

Amendment No. 441: The House bill imposed a duty of 30 per cent American value on electric storage batteries and parts thereof. The Senate amendment makes this rate 40 per cent foreign value; and the House recedes.

Amendment No. 442: The House bill imposed a duty of 10 cents a pound and 35 per cent American value upon antifriction balls and rollers, metal balls and rollers commonly used in ball or roller bearings, metal ball or roller bearings, and parts thereof. The Senate amendment retains the specific duty but changes the ad valorem duty to 55 per cent foreign value; and the House recedes with an amendment making the ad valorem duty 45 per cent foreign value.

Amendment No. 443: This amendment makes a duty of one-fourth cent a pound on tie-plates, which under the House bill were dutiable at seven-fortieths of 1 cent a pound as all other railway bars. The House recedes with an amendment making a clerical change.

Amendment No. 445: The House bill imposed a duty of seven-fortieths of 1 cent a pound on steel rails and rail braces. The Senate amendment reduces this rate to one-tenth of 1 cent a pound; and the House recedes.

Amendment No. 446: This amendment imposes a duty of 45 per cent foreign value on jewelers' and other anvils weighing less than 5 pounds each, which under the House bill would have been dutiable at 1½ cents per pound; and the House recedes.

Amendment No. 448: The House bill imposed a duty of 10 per cent American value on all cast-iron articles. The Senate amendment makes this duty 20 per cent foreign value; and the House recedes.

Amendment No. 451: The House bill imposed a duty of 20 per cent American value on welded cylindrical furnaces and iron or steel tubes not specially provided for. The Senate amendment makes this duty 30 per cent foreign value; and the House recedes with an amendment making the duty 25 per cent foreign value.

Amendment No. 452: The House bill imposed a duty of 25 per cent American value on flexible metal tubing and rigid electrical conduit. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes with an amendment making the duty 30 per cent foreign value.

Amendments Nos. 453, 454, 455, and 456: The House imposed duties on iron and steel chains as follows: Not less than three-fourths inch diameter, 1 cent a pound; three-fourths inch to three-eighths inch,  $1\frac{1}{4}$  cents a pound; three-eighths inch to five-sixteenths inch,  $2\frac{1}{2}$  cents a pound; less than five-sixteenths inch, 4 cents a pound. The Senate amendments, in the order stated above, make these duties, respectively, seven-eighths of a cent,  $1\frac{1}{4}$  cents,  $1\frac{1}{4}$  cents, and 3 cents. The House recedes from amendments 453 and 454, and the Senate recedes on amendments 455 and 456.

Amendment No. 457: The House bill imposed a duty of 25 per cent American value on iron and steel chains not specially provided for. The Senate amendment strikes this out as being unnecessary, as all such chains are specifically provided for; and the House recedes.

Amendment No. 458: The House bill imposed a duty of 30 per cent American value on iron and steel sprocket and machine chains and parts thereof. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes.

Amendment No. 459: The House bill imposed a duty of 30 per cent American value on spiral nut locks and lock washers of iron or steel. The Senate amendment makes this duty 40 per cent foreign value; and the House recedes with an amendment making the duty 35 per cent foreign value.

Amendment No. 460: The House bill imposed a duty of 20 per cent American value on iron and steel cut tacks and cut nails not exceeding 2 inches in length. The Senate amendment makes this duty 15 per cent foreign value; and the House recedes.

Amendment No. 461: The House bill imposed a duty of 2 cents a pound on horseshoe nails and other iron and steel nails not specially provided for. The Senate amendment reduces this duty to  $1\frac{1}{4}$  cents a pound; and the House recedes.

Amendment No. 462: The House bill imposed a duty of 25 per cent American value on rivets and steel points, machined or used for nonskidding automobile tires. The Senate amendment makes this duty 30 per cent foreign value; and the House recedes.

Amendments Nos. 463, 464, and 465: The House bill imposed a duty of six-tenths of a cent a pound on all horseshoes. The Senate amendments make the duty one-fifth of a cent a pound on common horseshoes and 1 cent a pound on those with adjustable calks and on solid drop-forged calked shoes; and the House recedes.

Amendment No. 466: The House bill provided in computing a duty on steel wool and steel shavings the weight and value of the package should be included and that the net weight of the contents should be plainly marked upon the package. The Senate amendment strikes out this provision; and the House recedes.

Amendment No. 467: The House bill imposed a duty of 1 cent a pound on iron or steel grit, shot, and sand. The Senate amendment reduces this duty to three-fourths of a cent; and the House recedes.

Amendment No. 468: The House bill imposed a duty of 25 per cent American value on corset clasps and dress steels. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes.

Amendments Nos. 469 and 470: The House bill imposed a duty of 35 per cent American value on card clothing not attached to carding machines. The Senate amendments make the duty 20 per cent foreign value if manufactured with untempered wire, and 45 per cent foreign value if manufactured with tempered steel wire, plated wire, or other than untempered wire or steel wire or when provided with felt facing, wool facing, or rubber-face cloth; and the House recedes.

Amendment No. 471: The House bill imposed a duty on iron or steel screws based upon the length ranging from 3 cents a gross to 10 cents a gross. The Senate amendment makes the duty 25 per cent on the foreign value, regardless of length; and the House recedes.

Amendment No. 472: The House bill limited the hollow or flat ware provided for in paragraph 339 to hollow or flat ware similar to table, household, kitchen, and hospital utensils when composed of (1) aluminum or (2) iron or steel and enameled or glazed with vitreous glasses. The Senate amendment removes this limitation so that all hollow and flat ware will be dutiable under the paragraph at the rates provided; and the House recedes.

Amendment No. 473: This amendment changes from 28 per cent American value to 15 cents a pound and 60 per cent foreign value the House duty upon table, household, kitchen, and hospital utensils, and hollow or flat ware composed wholly or in chief value of aluminum; and the House recedes with an amendment making the duty 11 cents a pound and 55 per cent foreign value.

Amendment No. 474: This amendment imposes a duty of 50 per cent foreign value upon table, household, kitchen, and hospital utensils and hollow or flat ware composed wholly or in chief value of metal, and not specially provided for, which under paragraph 393 of the House bill were dutiable at 35 per cent American value as unenumerated metal articles; and the House recedes with an amendment making the duty 40 per cent foreign value, and making this duty applicable to such articles only when composed wholly or in chief value of a base metal.

Amendment No. 475: The House bill imposed a duty of 15 per cent American value on saws. The Senate amendment makes this rate 30 per cent foreign value; and the House recedes with an amendment making the duty 20 per cent foreign value.

Amendment No. 477: The House bill imposed a duty of 15 per cent American value on plates prepared for printing. The Senate amendment makes this duty 25 per cent foreign value; and the House recedes.

Amendment No. 478: The House bill imposed a duty of 20 per cent American value on prepared lithographic plates. The Senate amendment makes this duty 30 per cent foreign value; and the House recedes with an amendment making the duty 25 per cent foreign value.

Amendment No. 479: The House bill imposed a duty of 35 per cent American value on umbrella hardware. The Senate amendment makes this duty 50 per cent foreign value; and the House recedes.

Amendment No. 480: The House bill imposed upon spring-beard needles and other machine needles not specially provided for a duty of \$1.15 a thousand and 25 per cent American value. The Senate amendment does not change the specific duty but makes the ad valorem duty 40 per cent foreign value; and the House recedes.

Amendment No. 481: The House bill imposed on latch needles a duty of \$2 per thousand and 35 per cent American value. The Senate amendment does not change the specific duty but makes the ad valorem duty 50 per cent foreign value; and the House recedes.

Amendment No. 482: The House bill imposed a duty of 30 per cent American value on needles not specially provided for and needle books. The Senate amendment makes this duty 45 per cent foreign value; and the House recedes.

Amendment No. 484: The House bill imposed a duty of 35 per cent American value on fishing tackle, excepting fishing lines, nets, and seines. The Senate amendment makes this duty 45 per cent foreign value; and the House recedes.

Amendments Nos. 485, 486, and 487: The House bill imposed a duty of 35 per cent American value on saddlery or harness hardware. The Senate amendments impose a duty of 35 per cent foreign value on harness hardware not plated with gold or silver, a duty of 50 per cent foreign value on saddlery or riding bridle hardware not plated with gold or silver, and a duty of 60 per cent foreign value on all saddlery or harness hardware if plated with gold or silver; and the House recedes.

Amendment No. 489: The House bill imposed a duty of 4½ cents a pound and 15 per cent American value on metal hooks and eyes. The Senate amendment does not change the specific duty but makes the ad valorem duty 25 per cent foreign value; and the House recedes.

Amendment No. 490: The House bill imposed a duty of 40 per cent American value on snap fasteners not plated with gold or silver or platinum and not mounted on tape. The Senate amendment makes this duty 55 per cent foreign value; and the House recedes.

Amendments Nos. 491 and 492: The House bill imposed a duty of 45 per cent American value on snap fasteners mounted on tape. Senate amendment No. 492 makes this duty 60 per cent foreign value, and amendment No. 491 specifically mentions sew-on fasteners as subject to this duty; and the House recedes.

Amendment No. 494: The House bill imposed on metal buttons, in addition to the specific duties, a duty of 10 per cent American value. The Senate amendment makes this additional duty 20 per cent foreign value; and the House recedes with an amendment making it 15 per cent foreign value.

Amendment No. 495: The House bill imposed on embossed metal buttons a duty of 35 per cent American value. The Senate amendment makes this duty 45 per cent foreign value; and the House recedes.

Amendment No. 497: The House bill imposed a duty of 28 per cent American value on metal pins not plated with gold or silver. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes.



Amendment No. 498: The House bill imposed the following duties on fountain pens and parts thereof: Valued at not more than \$2 per dozen, 72 cents per dozen; valued at more than \$2 and not more than \$6 per dozen, \$1.50 per dozen; and in addition thereto 25 per cent American value. The Senate amendment makes the duty regardless of value 72 cents a dozen and 40 per cent foreign value; and the House recedes.

Amendment No. 499: The House bill imposed upon penknives, pocketknives, pruning knives, and all other knives having folding or other than fixed blades or attachments duties ranging from 40 per cent American value in the case of knives valued at not more than 40 cents a dozen up to 30 cents each and 30 per cent American value if valued at more than \$8 a dozen. The Senate amendment changes these duties, the duties ranging from 2 cents each and 60 per cent foreign value if valued at not more than 40 cents a dozen up to 40 cents each and 60 per cent foreign value if valued at more than \$6 a dozen; and the House recedes with an amendment imposing rates ranging from 1 cent each and 50 per cent foreign value if valued at not more than 40 cents a dozen up to 35 cents each and 55 per cent foreign value if valued at more than \$6 a dozen.

Amendment No. 500: This amendment changes from 40 per cent American value to 60 per cent foreign value the House duty on cuticle knives, corn knives, nail files, tweezers, hand forceps, and parts thereof; and the House recedes.

Amendment No. 501: The House bill provided that if knives having folding or other than fixed blades or attachments, or if cuticle knives, corn knives, nail files, tweezers, and hand forceps are imported assembled but not fully finished, they shall be dutiable at not less than the duty for finished articles, and in no case less than 15 cents each and 35 per cent American value. The Senate amendment changes this minimum duty to 15 cents each and 60 per cent foreign value; and the House recedes with an amendment making the duty 15 cents each and 55 per cent foreign value.

Amendment No. 503: This amendment strikes out the entire paragraph imposing duties on table, butchers', carving, cooks', hunting, kitchen, bread, and similar knives, and substitutes a new classification for such knives. The following table shows the rates imposed under the House bill, the Senate amendment, and as agreed to in conference:

Amendment No.	Article.	Rate of duty.		
		House bill.	Senate amendment.	Conference report.
503	Table, butchers', carving, etc., knives:			
	With handles of mother-of-pearl, etc.	16 cents each and 25 per cent.	20 cents each and 45 per cent.	16 cents each and 45 per cent.
	With handles of hard rubber, etc.	8 cents each and 35 per cent.	10 cents each and 45 per cent.	8 cents each and 45 per cent.
	With handles of other materials—			
	If less than 4 inches long, exclusive of handle.	2 cents each and 35 per cent.	2 cents each and 45 per cent.	2 cents each and 45 per cent.
	If 4 inches or over in length, exclusive of handle.	8 cents each and 35 per cent.	10 cents each and 45 per cent.	8 cents each and 45 per cent.
	Blades less than 6 inches in length.	16 cents each and 35 per cent.	2 cents each and 45 per cent.	2 cents each and 45 per cent.
	Blades 6 or more inches in length.	16 cents each and 35 per cent.	10 cents each and 45 per cent.	8 cents each and 45 per cent.

In using the above table it should be borne in mind that in the House bill the value dividing line as well as the ad valorem rates were based upon American value while the Senate amendment and the conference agreement are based upon foreign value.

The House recedes from its disagreement with amendments as indicated above.

Amendment No. 504: The House bill imposed a duty of 35 per cent American value on machine knives and blades. The Senate amendment makes this duty 20 per cent foreign value; and the House recedes.

Amendment No. 505: The House bill imposed a rate of 10 cents each and 30 per cent American value on steel laid scissors and shears and blades for the same. This amendment strikes out the House provision and substitutes a general classification for all scissors and shears and includes within this classification nail, barbers', and animal clippers and pruning and sheep shears. The effect of this amendment is to make steel laid scissors and shears and blades for the same, and the other classes of clippers and shears included in this classification, dutiable at the rates imposed upon scissors and shears; and the House recedes.

Amendments Nos. 506 and 507: The following table shows the rates imposed upon scissors, shears, and clippers by the House bill, the Senate amendments, and as agreed to in conference:

Amendment No.	Article.	Rate of duty.		
		House bill.	Senate amendment.	Conference report.
505	Steel laid scissors and shears and blades thereof valued at:			
506	Not more than 50 cents per dozen.	10 cents each and 30 per cent.	4 cents each and 45 per cent.	3½ cents each and 45 per cent.
507	More than 50 cents and not more than \$1.75 per dozen.	.....do.....	20 cents each and 45 per cent.	15 cents each and 45 per cent.
	More than \$1.75 per dozen.....	.....do.....	.....do.....	20 cents each and 45 per cent.
	All other scissors and shears and blades thereof valued at:			
	Not more than 50 cents per dozen.	3 cents each and 35 per cent.	4 cents each and 45 per cent.	3½ cents each and 45 per cent.
	More than 50 cents and not more than \$1.75 per dozen.	15 cents each and 35 per cent.	20 cents each and 45 per cent.	15 cents each and 45 per cent.
	More than \$1.75 per dozen.....	20 cents each and 35 per cent.	.....do.....	20 cents each and 45 per cent.
	Nail, barbers', and animal clippers valued at:			
	Not more than 50 cents per dozen.	35 per cent.....	4 cents each and 45 per cent.	3½ cents each and 45 per cent.
	More than 50 cents per dozen.....	.....do.....	20 cents each and 45 per cent.	Valued at 50 cents to \$1.75 per dozen, 15 cents each and 45 per cent. Valued at over \$1.75 per dozen, 20 cents each and 45 per cent.

In using the above table it should be borne in mind that in the House bill the value dividing line as well as the ad valorem rates were based upon American value while the Senate amendment and the conference agreement are based upon foreign value.

The House recedes from its disagreement to these amendments with amendments as indicated above.

**Amendment No. 508:** The following table shows the rates imposed by the House bill, the Senate amendments, and as agreed to in conference:

Amendment No.	Article.	Rates of duty.		
		House bill.	Senate amendment.	Conference.
508	Razors and parts thereof:			
	Razors valued at less than \$2 per dozen.	10 cents each and 30 per cent.	.....	.....
	Razors valued at \$2 and less than \$3 per dozen.	12 cents each and 30 per cent.	.....	.....
	Razors valued at \$3 and less than \$4 per dozen.	16 cents each and 30 per cent.	.....	.....
	Razors valued at \$4 or more per dozen.	20 cents each and 30 per cent.	.....	.....
	Razors valued at less than 75 cents per dozen.	.....	20 cents each and 50 per cent.	18 cents each and 45 per cent.
	Razors valued at 75 cents and less than \$1.50 per dozen.	.....	30 cents each and 50 per cent.	25 cents each and 45 per cent.
	Razors valued at \$1.50 and less than \$3 dozen.	.....	35 cents each and 50 per cent.	30 cents each and 45 per cent.
	Razors valued at \$3 and less than \$4 dozen.	.....	40 cents each and 50 per cent.	35 cents each and 45 per cent.
	Razors valued at \$4 or more per dozen.	.....	50 cents each and 50 per cent.	45 cents each and 45 per cent.
	Safety razors, and handles and frames:			
	Valued at less than \$2 dozen.	12 cents each and 30 per cent.	10 cents each and 30 per cent.	10 cents each and 30 per cent.
	Valued at \$2 and less than \$3 dozen.	12 cents each and 30 per cent.		
	Valued at \$3 and less than \$4 dozen.	16 cents each and 30 per cent.		
	Valued at \$4 or more per dozen.	20 cents each and 30 per cent.		

In using the above table it should be borne in mind that in the House bill the value dividing line as well as the ad valorem rates were based upon American value while the Senate amendment and the conference agreement are based upon foreign value.

The House recedes from its disagreement to this amendment with amendments as indicated above.

**Amendment No. 511:** The House bill imposed the following duties on surgical and dental instruments: Valued at not more than \$5 per dozen, 60 cents per dozen; valued at more than \$5 per dozen, 12 cents per dozen for each \$1 per dozen of such value; and in addition thereto in all cases 35 per cent American value. The Senate amendment imposes a duty of 45 per cent foreign value on surgical instruments regardless of value and 35 per cent foreign value on dental instruments regardless of value; and the House recedes.

**Amendments Nos. 515 and 516:** See amendment No. 349.

**Amendment No. 520:** This amendment provides for the admission free of duty of all instruments specified in paragraph 360 imported for educational purposes; and the Senate recedes.

**Amendment No. 521:** The House bill imposed upon pliers and nippers the following duties: Four inches and under, 8 cents each; over 4 and not over 6 inches, 10 cents each; over 6 inches, 12 cents each; and in addition thereto on all the foregoing 25 per cent American value. The Senate amendment makes the duty 60 per cent foreign value regardless of length; and the House recedes.

**Amendment No. 524:** The House bill imposed a duty of 40 per cent American value on sword blades and swords and side arms.

The Senate amendment makes this duty 50 per cent foreign value; and the House recedes.

Amendment No. 525: The House bill imposed a duty of 20 per cent American value on muzzle-loading muskets and rifles and parts thereof. The Senate amendment makes this duty 25 per cent foreign value; and the House recedes.

Amendment No. 527: The House bill provided a duty of 35 per cent American value on breech-loading and repeating shotguns and rifles in addition to the specific duties. The Senate amendment makes this additional duty 45 per cent foreign value; and the House recedes.

Amendment No. 531: The House bill imposed a duty of 40 per cent American value on barrels and stocks for breech-loading shotguns and rifles in addition to the specific duties. The Senate amendment makes this additional duty 50 per cent foreign value; and the House recedes.

Amendment No. 532: The House bill imposed a duty of 45 per cent American value on parts for breech-loading shotguns and rifles and fittings for the stocks and barrels thereof. The Senate amendment makes this duty 55 per cent foreign value; and the House recedes.

Amendment No. 534: The House bill provided that all breech-loading shotguns and rifles imported without locks or other fittings shall pay a duty of \$10 each and 40 per cent American value. The Senate amendment did not change the specific duty but made the ad valorem duty 55 per cent foreign value; and the House recedes.

Amendment No. 535: The House bill imposed a duty of 25 per cent American value upon pistols and revolvers in addition to the specific duties. The Senate amendment makes this additional duty 60 per cent foreign value; and the House recedes with an amendment making the additional duty 55 per cent foreign value.

Amendment No. 537: The House bill imposed a duty of 35 per cent American value on watchcases, parts of watches, and chronometers and parts thereof. The Senate amendment makes this duty 50 per cent foreign value; and the House recedes with an amendment making the duty 45 per cent foreign value.

Amendment No. 538: The House bill imposed upon enameled dials for watches and other instruments 3 cents per dial and 35 per cent American value. The Senate amendment does not change the specific duty but makes the ad valorem duty 50 per cent foreign value; and the House recedes with an amendment making the ad valorem duty 45 per cent foreign value.

Amendment No. 544: This amendment subjects mechanisms for measuring distance or fares to the same duty as clocks and clock movements, avoiding a possible confusion with paragraph 372; and the House recedes.

Amendment No. 546: The House bill imposed a duty of 35 per cent American value on clocks and clock movements and similar devices in addition to the specific duties upon all such articles having jewels in the escapement. The Senate amendment makes this ad valorem duty 50 per cent foreign value but does not change the additional specific duties; and the House recedes with an amendment making the additional ad valorem duty 45 per cent foreign value.

Amendment No. 547: The House imposed a rate of 40 per cent American value on parts and materials imported separately for use in clocks. The Senate amendment makes this duty 55 per cent foreign value; and the House recedes with an amendment making the duty 50 per cent foreign value.

Amendment No. 551: This amendment imposes a duty of 25 per cent foreign value on motor cycles, which under the House bill were dutiable under paragraph 371 at 30 per cent American value; and the House recedes.

Amendment No. 554: The House bill provides that if any country imposes a duty on automobiles or parts therefor when imported from the United States in excess of the duty imposed upon such articles, there shall be imposed upon such articles when imported from such country a duty equal to that imposed by such country on such articles imported from the United States but not to exceed in any case 50 per cent American value. This amendment strikes out the House provision; and the House recedes from its disagreement to this amendment with an amendment restoring the House provision and making certain clerical changes. The effect of this amendment is to make the maximum rate that can be imposed 50 per cent foreign value.

Amendment No. 556: This amendment is a clerical change made necessary by action of the conferees on amendment 551; and the House recedes.

Amendment No. 557: The House bill provides that if any country imposes a duty on bicycles, motorcycles and parts therefor when imported from the United States in excess of the duty imposed upon such articles, there shall be imposed on such articles when imported from such country a duty equal to that imposed by such country on such articles imported from the United States but not to exceed in any case 50 per cent American value. This amendment strikes out the House provision; and the House recedes from its disagreement to this amendment with an amendment restoring the House provision and making certain clerical changes. The effect of this amendment is to make the maximum rate that can be imposed 50 per cent foreign value.

Amendments Nos. 558, 559, 1338, 1391, and 1392: Amendment No. 558 imposes on sewing machines and parts thereof valued at not more than \$75 each a duty of 25 per cent foreign value, valued at more than \$75 each 40 per cent foreign value; and amendment 1392 strikes sewing machines off the free list. The House recedes on amendment 1392; and recedes on amendment No. 558 with an amendment making the duties, respectively, 15 per cent foreign value and 20 per cent foreign value. Amendment No. 558 also imposes a duty of 25 per cent foreign value on cash registers, and amendment No. 1391 strikes these articles from the free list. The House recedes on amendment No. 1391 and from the disagreement to the duty imposed by amendment No. 558. Amendment No. 558 together with amendment No. 559 imposes a duty of 15 per cent foreign value on lawn mowers, and amendment No. 1338 strikes these articles off the free list. The Senate recedes from amendment No. 1338; and the House recedes from its disagreement to so much of amendment No. 558 as includes lawn mowers on the dutiable list, and recedes on amend-

ment No. 559 with an amendment making the duty 30 per cent foreign value. Amendments Nos. 558 and 559 also impose a duty of 15 per cent foreign value on printing presses and machine tools and parts thereof, which under the House bill were dutiable under the paragraph to which the amendments are made at 35 per cent American value. The House recedes from its disagreement to amendment No. 559 with an amendment making the duty 30 per cent foreign value.

Amendment No. 560: The House bill imposed a duty of 35 per cent American value on embroidery machines, lace-making machines, and machines for making lace curtains, nets, and nettings. The Senate amendment makes this duty 30 per cent foreign value, and imposes upon knitting, braiding, and insulating machines not specially provided for a duty of 50 per cent foreign value, and upon all other textile machinery or parts thereof not specially provided for a duty of 35 per cent foreign value. The amendment also imposes a duty of 25 per cent foreign value upon cream separators, which under the House bill were probably free of duty as agricultural implements. The amendment also imposes a duty of 30 per cent foreign value upon combined adding and typewriting machines, which under the House bill were dutiable at 35 per cent American value under the paragraph to which the amendment relates. The House recedes with an amendment changing the duty on knitting, braiding, and insulating machines from 50 per cent foreign value to 40 per cent foreign value, making the duty on cream separators apply only to those valued at more than \$50 each, and placing on the free list those valued at not more than \$50 each.

Amendment No. 561: This amendment changes from 35 per cent American value to 30 per cent foreign value the House duty on machines and parts thereof not specially provided for; and the House recedes.

Amendment No. 562: This amendment, together with amendment No. 563, imposes a duty of 35 per cent foreign value on scythes, sickles, grass hooks, and corn knives, which under the House bill were free of duty as agricultural implements. The House recedes from its disagreement to the amendment making these articles dutiable, and recedes on amendment No. 563 with an amendment making the rate 30 per cent foreign value.

Amendment No. 563: This amendment changes from 25 per cent American value to 35 per cent foreign value the House duty on shovels, spades, scoops, and drainage tools; and the House recedes with an amendment making the duty 30 per cent foreign value.

Amendment No. 565: The House bill imposed on metallic magnesium and metallic magnesium scrap a duty of \$1 per pound, and upon magnesium alloys, powder, sheets, ribbons, tubing, wire, and all other articles, wares, or manufactures of magnesium not specially provided for \$1 per pound on the metallic magnesium content and 20 per cent American value. The Senate amendment strikes out these duties and substitutes on the crude metallic magnesium, ingots, magnesium alloys and scrap a duty of 10 cents a pound; upon coils, plates, sheets, bars, rods, and other unfinished forms 20 cents a pound on the metallic magnesium content; and upon ribbons, tubing, wire, powder, and all other finished articles 40 cents a pound on the metallic magnesium content and 20 per cent foreign value. The

House recedes with an amendment restoring the classification of the House bill, but making the duty on metallic magnesium and metallic magnesium scrap 40 cents a pound, and on magnesium alloys, powder, sheets, ribbons, tubing, wire, and all other manufactures of magnesium not specially provided for 40 cents a pound on the metallic magnesium content and 20 per cent foreign value.

Amendment No. 566: This amendment increases from  $1\frac{1}{2}$  cents a pound to 2 cents a pound the House duty on antimony metal; and the House recedes.

Amendments Nos. 567 and 1347: Amendment No. 567 imposes a duty of three-fourths of 1 cent a pound on needle antimony, and amendment No. 1347 strikes this material off the free list; and the House recedes on amendment No. 1347, and recedes on amendment No. 567, with an amendment making the duty one-fourth of 1 cent a pound.

Amendments Nos. 568 and 1360: Amendment No. 568 imposes a duty of  $7\frac{1}{2}$  per cent foreign value on bismuth, and amendment No. 1360 strikes it off the free list; and the House recedes.

Amendments Nos. 569 and 1387: Amendment No. 569 imposes a duty of 15 cents a pound on cadmium, and amendment No. 1387 strikes it off the free list; and the House recedes.

Amendment No. 570: This amendment imposes a duty of 6 cents a pound on metallic arsenic, which under the House bill is free of duty as unwrought metal; and the House recedes.

Amendment No. 572: This amendment imposes a duty of 30 per cent foreign value on nickel silver sheets, strips, rods, and wire, which were dutiable at 35 per cent American value under paragraph 393 of the House bill; and the House recedes.

Amendment No. 575: This amendment imposes a duty of 35 per cent foreign value upon aluminum or tin foil less than six one-thousandths of an inch in thickness, which under paragraph 393 of the House bill was dutiable at 35 per cent American value; and the House recedes.

Amendments Nos. 576 and 578: The House bill imposed a duty of 16 cents a pound on bronze powder, powdered tin, brocades, flitters, and metallics. The Senate amendment reduces this duty to 12 cents a pound and makes it also applicable to aluminum powder and powdered foil, which under paragraph 393 of the House bill were dutiable at 35 per cent American value; and the House recedes from its disagreement to amendment No. 576 with an amendment making the duty on bronze powder 14 cents a pound, and recedes from amendment No. 578.

Amendment No. 579: This amendment reduces from 8 cents a hundred leaves to 6 cents a hundred leaves the House duty on bronze, or Dutch metal, or aluminum in leaf; and the House recedes.

Amendment No. 581. This amendment increases from 50 cents a hundred leaves to 60 cents a hundred leaves the House duty on gold leaf; and the House recedes with an amendment making the duty 55 cents a hundred leaves.

Amendment No. 583: The House bill imposed a duty of 10 cents a pound and 30 per cent American value on tinsel wire and lame made wholly or in chief value of gold, silver, or other metal and a duty of 10 cents a pound and 35 per cent American value on bullions and metal threads made wholly or in chief value of tinsel wire or lame. The Senate amendment makes the duty on tinsel wire 5

cents a pound and 10 per cent foreign value, the duty on lame 5 cents a pound and 20 per cent foreign value, and the duty on bullions and metal threads made wholly or in chief value of tinsel wire, lame, or lahn 5 cents a pound and 35 per cent foreign value; and the House recedes with an amendment accepting the Senate ad valorem rates but making the specific rate in each case 6 cents.

Amendments Nos. 584 and 587: The House bill imposed a duty of 45 per cent American value on ribbons made wholly or in chief value of tinsel wire, lame or lahn, and india rubber, bullions, or metal threads. The Senate amendments change this duty to 55 per cent foreign value; and the House recedes.

Amendments Nos. 585 and 586: The House bill imposed a duty of 45 per cent American value on beltings, toys, and other articles made wholly or in chief value of tinsel wire or lahn and india rubber, bullions, or metal threads. The Senate amendments impose a duty of 45 per cent foreign value upon these articles and include in this duty beltings, toys, and other articles made wholly or in chief value of metal threads or of tinsel wire or lahn; and the House recedes.

Amendment No. 587: See amendment No. 584.

Amendment No. 590: This amendment decreased from 35 cents a pound to 25 cents a pound the House duty on quicksilver; and the House recedes.

Amendments Nos. 591 and 1356: Amendment No. 591 imposes a duty of 12½ cents a pound on azides and fulminates, and amendment No. 1356 strikes these articles off the free list; and the House recedes on both amendments.

Amendment No. 592: This amendment imposes a duty of 1½ cents a pound on dynamite and other high explosives put up in sticks, cartridges, or other forms, suitable for blasting, which under the House bill were free of duty under paragraph 1578; and the House recedes.

Amendment No. 594: This amendment changes from 15 per cent American value to 25 per cent foreign value the House duty on new types; and the House recedes with an amendment making the duty 20 per cent foreign value.

Amendment No. 596: This amendment decreases from 5 cents a pound to 1 cent a pound the House duty on nickel oxide; and the House recedes.

Amendment No. 598: This amendment reduces from 5 cents a pound to 3 cents a pound the House duty on nickel and nickel alloys; and the House recedes.

Amendment No. 599: This amendment together with amendment No. 600 imposes a duty of 25 per cent foreign value on nickel castings, wire, and tubes, which under the House bill were dutiable at 35 per cent American value under paragraph 393; and the House recedes.

Amendment No. 600: This amendment changes from 30 per cent American value to 25 per cent foreign value the House duty on nickel in certain finished forms; and the House recedes.

Amendment No. 601: This amendment imposes an additional duty of 10 per cent foreign value on cold rolled, cold drawn, or cold worked nickel alloys; and the House recedes.

Amendment No. 602: This amendment strikes out the House duty of 2 cents a pound on tin in bars, blocks, pigs, granulated and scrap,



and amendment No. 1575 puts it on the free list; and the House recedes.

Amendments Nos. 604 and 605: The House bill imposed a duty of 25 per cent American value on metal bottle caps, collapsible tubes, and sprinkler tops if not decorated and a duty of 40 per cent American value if decorated. The Senate amendments make these duties, respectively, 30 per cent foreign value and 45 per cent foreign value; and the House recedes.

Amendment No. 607: The House bill provided that no duty should be imposed on lead in copper mattes until after 2,000 tons of lead had been imported in any one year. The Senate amendment strikes out this provision and provides that such duty shall not be imposed unless the lead is actually recovered; and the House recedes.

Amendments Nos. 608 and 609: The House bill provided that the determination of the lead content of lead ores should be based upon wet assay without deduction. The Senate amendments require only a proper assay; and the House recedes.

Amendment No. 615: The following table shows the rates imposed by the House bill and the Senate amendment on zinc. The House bill also provided for higher rates of duty for a period of 2 years after the passage of the act, which was not contained in the Senate amendment; and the House recedes on amendment 615.

Article.	House rate per pound.	Senate rate per pound.
	<i>Cents.</i>	<i>Cents.</i>
Slab zinc and zinc dust.....	1½	1½
Zinc sheets.....	1½	2
Zinc sheets plated with nickel, etc.....	1½	2½
Old zinc.....	1	1½

Amendment No. 617: This amendment changes from 30 per cent American value to 60 per cent foreign value the House duty on print rollers and print blocks; and the House recedes.

Amendment No. 618: This amendment imposes a duty of 25 per cent foreign value on polished steel rolls valued at 25 cents a pound or over, which under paragraph 393 of the House bill were dutiable at 35 per cent American value; and the House recedes.

Amendment No. 619: This amendment imposes a duty of 60 per cent foreign value on twist drills and other metal cutting tools containing more than six-tenths of 1 per cent of tungsten or molybdenum, which under paragraph 372 of the House bill were dutiable at 35 per cent American value; and the House recedes.

Amendment No. 621: This amendment changes from 45 per cent American value to 60 per cent foreign value the House duty on nonspecified articles composed wholly or in chief value of platinum, gold, or silver, or plated with these metals, or colored with gold lacquer; and the House recedes.

Amendment No. 622: This amendment changes from 35 per cent American value to 40 per cent foreign value the House duty on nonspecified articles of metal other than platinum, gold, or silver, and not plated with such metals, and not colored with gold lacquer; and the House recedes.

## SCHEDULE 4.—WOOD AND MANUFACTURES OF.

Amendments Nos. 624 and 1596: The House bill imposed a duty of one-half cent a cubic foot on timber, hewn, sided, or squared otherwise than by sawing, not less than 8 inches square, and round timber used for spars or in building wharves. Senate amendment 624 strikes out this duty, and amendment No. 1596 places these articles on the free list, as well as pulp woods, which under paragraph 414 of the House bill were dutiable at 25 per cent American value. The House recedes on both these amendments.

Amendment No. 625: The House bill imposed a duty of \$1 per thousand feet on logs of fir, spruce, cedar, or western hemlock, with a proviso exempting such logs from duty when imported from any country which during the preceding 12 months has not maintained any embargo or other restriction upon the exportation of such class of logs. The Senate amendment strikes out this paragraph; and the House recedes with an amendment restoring the language of the House bill and changing the number of the paragraph.

Amendments Nos. 628 and 1600: The House bill imposed upon Spanish cedar, *lignum-vitæ*, mahogany, and other cabinet woods a duty of 10 per cent American value when in the log and 15 per cent American value when in the form of sawed boards or planks and imposed a duty of 20 per cent American value on veneers of wood and wood unmanufactured, not specially provided for. The Senate amendment No. 1600 placed these cabinet woods in the log on the free list, and amendment No. 628 made the duty on the sawed boards and planks of these cabinet woods 15 per cent foreign value and placed a duty of 20 per cent foreign value on veneers of wood and wood unmanufactured, not specially provided for. The Senate recedes on amendment No. 1600, thus imposing a duty of 10 per cent foreign value on these cabinet woods in the log; and the House recedes on amendment No. 628 with an amendment restoring the language of the House bill and changing the paragraph number, but the effect of this action is to restore the House rates based on foreign value instead of American value.

Amendment No. 629: The House bill imposed a duty of 10 per cent American value on paving posts, railroad ties, telephone, trolley, electric light, and telegraph poles. The Senate amendment strikes out this duty, and amendment No. 1601 places these articles on the free list; and the House recedes.

Amendment No. 633: The House bill imposed a duty of 10 per cent American value on pickets, palings, hoops, and staves of wood. The Senate amendment strikes out this duty, and amendment No. 1602 places these articles on the free list; and the House recedes.

Amendments Nos. 634 and 1544: The House bill imposed a duty of 50 cents per thousand on shingles. Amendment No. 634 strikes out this duty and amendment 1544 places shingles on the free list. The House recedes on amendment 634, and recedes on amendment 1544, with an amendment making a change in the paragraph number.

Amendment No. 638: The House bill imposed a duty of 20 per cent American value on boxes, barrels, and other articles containing oranges, lemons, limes, and grapefruit. The Senate amendment makes this duty 25 per cent foreign value; and the House recedes.

Amendment No. 645: The House bill imposed a duty of 20 per cent American value on reeds manufactured from rattan or reeds and cane wrought or manufactured from rattan and cane webbing. The Senate amendment makes this duty 15 per cent foreign value; and the House recedes with an amendment making the duty 20 per cent foreign value.

Amendment No. 646: The House bill provided that for the purposes of assessing duties handmade reeds or cane should be held comparable in value to machine-cut reeds or cane corresponding in size. The Senate amendment strikes out this provision; and the House recedes.

Amendments Nos. 647 and 648: These amendments impose a duty of 60 per cent foreign value upon furniture made with frames wholly or in part of osier or willow and covered wholly or in part with rattan, reed, grass, osier, or willow, or fiber of any kind, and upon furniture made with frames wholly or in part of wood, rattan, reed, bamboo, or malacca, and covered wholly or in part with osier or willow, these articles being dutiable under the House bill at 40 per cent American value under the basket clause of the paragraph amended; and the House recedes.

Amendment No. 649: The House bill imposed a duty of 50 per cent American value on furniture made with frames wholly or in part of wood, rattan, reed, bamboo, or malacca, and covered wholly or in part with rattan, reed, grass, or fiber of any kind. The Senate amendment makes this duty 60 per cent foreign value; and the House recedes.

Amendment No. 650: The House bill imposed a duty of 2 cents a pound on split bamboo. The Senate amendment reduces this to 1 cent a pound; and the House recedes, making the duty 1½ cents a pound.

Amendment No. 652: The House bill imposed a duty of 25 per cent American value on osier or willow prepared for basket makers' use. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes.

Amendment No. 654: The House bill imposed a duty of 40 per cent American value on articles not specially provided for wholly or in part manufactured of rattan, bamboo, osier, or willow. The Senate amendment makes this duty 45 per cent foreign value; and the House recedes.

Amendments Nos. 657, 659, 660, and 661: The House bill imposed upon porch and window blinds, baskets, curtains, shades, or screens of bamboo, wood, straw, or compositions of wood, not specially provided for, a duty of 25 per cent American value; and if stained, dyed, painted, printed, polished, grained, or creosoted, a duty of 30 per cent American value. The Senate amendments Nos. 660 and 661 make these duties, respectively, 40 per cent foreign value and 50 per cent foreign value. The House recedes with amendments making the duties, respectively, 35 per cent foreign value and 45 per cent foreign value. The Senate amendment No. 657 adds to these dutiable articles under the paragraph chair seats, which under the House bill were dutiable at various rates according to the material of which made; and the House recedes. Senate amendment No. 659 makes the articles enumerated in the paragraph dutiable if made of papier-mâché or palm leaf. Such articles under the House bill if made of papier-mâché were dutiable at 26 per cent American value under paragraph 1313 of the bill, and if made of palm leaf were dutiable at

20 per cent American value under paragraph 1437 of the House bill. The House recedes on amendment No. 659.

Amendment No. 663: This amendment imposes a duty of 15 cents a gross on spring clothespins, which under the House bill were dutiable according to the material of which made; and the House recedes.

Amendment No. 665: The House bill imposed a duty of 25 per cent American value on wooden house or cabinet furniture and manufactures of wood or of which wood or bark is the component-material of chief value, not specially provided for. The Senate amendment makes this duty 35 per cent foreign value; and the House recedes with an amendment making the duty  $33\frac{1}{4}$  per cent foreign value.

SCHEDULE 5.—SUGAR, MOLASSES, AND MANUFACTURES OF.

Amendments Nos. 667 and 668: The House bill imposed a duty of 1.16 cents per pound on sugar testing by the polariscope not above 75 sugar degrees, and 0.04 of a cent per pound for each additional sugar degree shown by the polariscopic test. The Senate amendments made these rates 1.25 and 0.05 of a cent per pound, respectively. The House recedes from its disagreement to these amendments with an amendment making these rates 1.24 and 0.046 of a cent per pound, respectively. The effect of this action is to impose upon 96° Cuban sugar a duty of 1.765 cents per pound in lieu of the House duty of 1.6 cents per pound and of the rate of 1.84 cents per pound under the Senate amendment. The rate imposed on 96° sugar imported from other countries under the House bill was 2 cents a pound, under the Senate amendment 2.3 cents per pound, and 2.206 cents per pound under the conference agreement.

Amendment No. 669: The House bill provided that any person manufacturing or refining in the United States sugar, testing over 99 degrees, produced from beet or cane grown in the United States, should for each pound so manufactured or refined during any month in any State be permitted to import, at any time before the expiration of nine months after the last day of such month (for the sole purpose of being manufactured or refined by him in such State) two pounds of sugar testing not above 96° at three-fourths of the rate of duty to which such sugar would otherwise be subject. The Senate amendment strikes out these provisions; and the House recedes.

Amendment No. 671: This amendment is a clerical change made necessary by the action of the conferees with respect to amendment No. 1488; and the House recedes.

Amendment No. 676: The House bill made the duty applicable to certain named saccharides applicable to other of the higher saccharides required for scientific purposes. The Senate amendment makes the duty applicable to "all other saccharides." The effect of this amendment is to make certain saccharides which were dutiable at 25 per cent American value as chemicals not specially provided for under paragraph 5 of the House bill dutiable at 50 per cent foreign value; and the House recedes.

Amendments Nos. 679 and 680: Amendment No. 679 changes from 30 per cent American value to 40 per cent foreign value the House duty upon sugar candy and confectionery not specially provided for, and upon sugar after being refined, when tinctured, colored, or in

any way adulterated. Amendment No. 680 strikes out the provision in the House bill that the value of immediate coverings other than the outer covering shall be included in the dutiable value; and the House recedes on both of these amendments.

#### SCHEDULE 6.—TOBACCO AND MANUFACTURES OF.

Amendment No. 681: The House bill made dutiable at the same rates as wrapper tobacco, filler tobacco when mixed or packed with more than 50 per cent of wrapper tobacco. The Senate amendment changes this percentage to 35; and the House recedes.

Amendment No. 682: The House bill imposed a duty of \$1 per pound on Turkish filler tobacco. The Senate amendment strikes out this duty, making the ordinary rates for filler tobacco apply to Turkish filler tobacco; and the House recedes.

Amendments Nos. 683 and 684: The House bill imposed upon filler tobacco not specially provided for a duty of 45 cents a pound if unstemmed and 60 cents a pound if stemmed. The Senate amendments reduce these duties, respectively, to 35 cents and 50 cents; and the House recedes.

Amendment No. 685: The House bill provided that filler tobacco not specially provided for, commonly used without removing the stem, should be subject to the same duty as if stemmed. The Senate amendment strikes out this provision; and the House recedes.

Amendments Nos. 686 and 687: The House bill imposed a duty of 55 cents a pound on scrap tobacco. The Senate amendments reduce this duty to 35 cents a pound; and the House recedes.

#### SCHEDULE 7.—AGRICULTURAL PRODUCTS AND PROVISIONS.

Amendment No. 688: The House bill imposed a duty of 1 cent a pound on cattle less than 2 years old and 1½ cents on cattle 2 years old or over. The Senate amendment strikes out this duty and imposes a duty of 1½ cents a pound on cattle weighing less than 1,050 pounds each and of 2 cents a pound on cattle weighing 1,050 pounds each or more; and the House recedes.

Amendment No. 689: This amendment increases from 2 cents a pound to 3½ cents a pound the House duty on fresh beef and veal; and the House recedes with an amendment making the duty 3 cents a pound.

Amendment No. 690: The House bill imposed a duty of 1 cent a pound on sheep and goats. The Senate amendment makes this duty \$2 a head; and the House recedes.

Amendment No. 691: The House bill imposed a duty of 1½ cents a pound on fresh mutton. The Senate amendment increases this to 2½ cents a pound, and includes in the duty fresh goat meat; and the House recedes.

Amendment No. 692: This amendment increases from 2 cents a pound to 5 cents a pound the House duty on fresh lamb; and the House recedes with an amendment making the duty 4 cents a pound.

Amendment No. 694: The House bill imposed a duty of 1½ cents a pound on bacon, hams, and pork shoulders, prepared or preserved. The Senate amendment increases this duty to 2 cents a pound; and the House recedes.

Amendment No. 695: The House bill imposed a duty of 20 per cent American value on lard compounds and lard substitutes. The Senate amendment makes this duty 5 cents a pound; and the House recedes with an amendment making the duty 4 cents a pound.

Amendments Nos. 696 and 698: The House bill imposed a duty of 20 per cent American value on reindeer meat and a duty of  $1\frac{1}{2}$  cents a pound on venison and other game, not specially provided for. The Senate amendments increased the duty on venison and other game to 4 cents a pound and make this rate applicable to reindeer meat instead of the House ad valorem rate; and the House recedes.

Amendments Nos. 699 and 1536. The House bill imposed a duty of 15 per cent American value on sausage casings, weasands, intestines, bladders, tendons, and integuments, not specially provided for. The Senate amendment strikes out this duty, and Senate amendment No. 1536 puts these articles on the free list. The House recedes on amendment No. 699, and recedes on amendment No. 1536 with an amendment making a change in paragraph number.

Amendment No. 700: This amendment changes from 15 per cent American value to 20 per cent foreign value the House duty on fresh, prepared, or preserved meats, not specially provided for; and the House recedes.

Amendment No. 701: This amendment increases from 1 cent a gallon to  $2\frac{1}{2}$  cents a gallon the House duty on fresh milk; and the House recedes.

Amendment No. 702: This amendment increases from one-half of 1 cent a gallon to 1 cent a gallon the House duty on sour milk and buttermilk; and the House recedes.

Amendment No. 703: The House bill imposed upon cream the following duties: Having less than 30 per cent of butter fat, 5 cents a gallon; having 30 per cent or more of butter fat, 10 cents a gallon. The Senate amendment makes the duty on all cream  $22\frac{1}{2}$  cents a gallon; and the House recedes with an amendment making the duty 20 cents a gallon.

Amendment No. 704: This amendment provides that fresh or sour milk containing more than 7 per cent of butter fat shall be dutiable as cream, and cream containing more than 45 per cent of butter fat shall be dutiable as butter; and the House recedes.

Amendment No. 706: This amendment reduces from 8 cents a pound to 6 cents a pound the House duty on cream powder. The House recedes with an amendment making the duty 7 cents a pound.

Amendment No. 708: This amendment makes butter substitutes other than oleomargarine dutiable at 8 cents a pound, which under the House bill were dutiable according to component material of chief value; and the House recedes.

Amendment No. 709: The House bill imposed a duty of 5 cents a pound on cheese valued at less than 30 cents a pound and 25 per cent American value on cheese valued at 30 cents or more a pound and a duty of 5 cents a pound on cheese substitutes. The Senate amendment strikes out these duties and imposes on cheese and substitutes therefor a duty of 5 cents per pound but not less than 25 per cent foreign value; and the House recedes.

Amendment No. 710: This amendment increases from 2 cents a pound to 3 cents a pound the House duty on live poultry; and the House recedes.

Amendment No. 711: This amendment increases from 4 cents a pound to 6 cents a pound the House duty on dead poultry; and the House recedes.

Amendment No. 712: This amendment changes from 20 per cent American value to 8 cents a pound the House duty on dead birds other than poultry; and the House recedes.

Amendment No. 713: This amendment changes from 22 per cent American value to 35 per cent foreign value the House duty on dead birds prepared or preserved in any manner; and the House recedes.

Amendment No. 714: This amendment increases from 6 cents a dozen to 8 cents a dozen the House duty on poultry eggs in the shell; and the House recedes.

Amendment No. 715: This amendment increases from 4 cents a pound to 6 cents a pound the House duty on whole eggs, egg yolk, and egg albumen, frozen or otherwise prepared or preserved; and the House recedes.

Amendment No. 716: This amendment increases from 15 cents a pound to 18 cents a pound the House duty on dried whole eggs, dried egg yolk, and dried egg albumen; and the House recedes.

Amendments Nos. 717 and 1344: Amendment No. 1344 strikes from the House bill a provision excepting black or silver foxes from the paragraph admitting animals for breeding purposes free of duty; and the Senate recedes. Amendment 717 strikes out the House provision imposing a duty of \$350 a head upon black or silver foxes; and the House recedes. The effect of the conference agreement is to make these foxes dutiable, under paragraph 715 of the bill as agreed to in conference, at 15 per cent foreign value, as live animals, not specially provided for.

Amendment No. 720: This amendment increases from 2½ cents a pound to 3 cents a pound the House duty on honey; and the House recedes.

Amendments Nos. 722 and 723: The House bill imposed a duty of 1 cent a pound on fish, fresh, frozen, or packed in ice. The Senate amendments retain this duty except in the case of salmon, halibut, mackerel, or swordfish, which are made dutiable at 2 cents a pound; and the House recedes.

Amendment No. 726: This amendment reduces from 1½ cents a pound to 1¼ cents a pound the House duty on dried fish; and the House recedes.

Amendments Nos. 727 and 728: These amendments impose a duty of 2½ cents a pound on smoked herring, skinned or boned, regardless of the weight of the package in which imported, whereas under the House bill such herring was dutiable at this rate only when imported in bulk or in immediate containers weighing with their contents more than 30 pounds each, the duty under the House bill being 20 per cent American value when otherwise imported; and the House recedes.

Amendments Nos. 729, 732, 737, and 739: These amendments reduce from 30 pounds to 15 pounds the dividing line used for computing duties on fish imported in containers; and the House recedes.

Amendments Nos. 730, 734, and 740. The House bill in imposing specific duties on certain fish included the weight of the immediate container with the contents. The Senate amendments strike out

this provision and compute the duties on the net weight; and the House recedes.

Amendment No. 732: See amendment No. 729.

Amendment No. 733: This amendment reduces from  $1\frac{1}{2}$  cents a pound, gross weight, to 1 cent a pound, net weight, the House duty on herring and mackerel, pickled or salted, when in bulk or immediate containers weighing with their contents more than 15 pounds each; and the House recedes.

Amendment No. 734: See amendment No. 730.

Amendment No. 736: This amendment changes from 26 per cent American value to 30 per cent foreign value the House duty on fish packed in oil; and the House recedes.

Amendment No. 737: See amendment No. 729.

Amendment No. 738: This amendment changes from 20 per cent American value to 25 per cent foreign value the House duty on fish, pickled, salted, smoked, or otherwise prepared or preserved (except in oil) in immediate containers weighing with their contents not more than 15 pounds each; and the House recedes.

Amendment No. 739: See amendment No. 729.

Amendment No. 740: See amendment No. 730.

Amendment No. 742: This amendment changes from 26 per cent American value to 15 per cent foreign value the House duty on crab meat packed in ice or frozen or prepared or preserved in any manner; and the House recedes.

Amendment No. 743: This amendment changes from 28 per cent American value to 30 per cent foreign value the House duty on fish paste and fish sauce; and the House recedes.

Amendment No. 744: This amendment changes from 28 per cent American value to 30 per cent foreign value the House duty on caviar and other fish roe for food purposes packed in ice or frozen or prepared or preserved in any manner; and the House recedes.

Amendment No. 746: This amendment increases from 15 cents a bushel to 20 cents a bushel the House duty on barley; and the House recedes.

Amendment No. 749: This amendment reduces from 30 cents a hundred pounds to 10 cents a hundred pounds the House duty on buckwheat; and the House recedes.

Amendment No. 751: This amendment increases from 15 cents a bushel to 20 cents a bushel the House duty on corn; and the Senate recedes.

Amendment No. 753: This amendment increases from  $1\frac{1}{2}$  cents a pound to 2 cents a pound the House duty on macaroni, noodles, and similar alimentary pastes; and the House recedes.

Amendment No. 755: This amendment increases from 10 cents a bushel to 15 cents a bushel the House duty on oats; and the House recedes.

Amendment No. 756: This amendment increases from 32 cents per 100 pounds to 45 cents per 100 pounds the House duty on unhulled ground oats; and the House recedes.

Amendment No. 757: This amendment increases from 60 cents per 100 pounds to 90 cents per 100 pounds the House duty on oatmeal, rolled oats, oat grits, and similar oat products; and the House recedes with an amendment making the duty 80 cents per 100 pounds.



Amendment No. 761: This amendment increases from 10 cents a bushel to 15 cents a bushel the House duty on rye; and the House recedes.

Amendment No. 762: This amendment increases from 30 cents per 100 pounds to 45 cents per 100 pounds the House duty on rye flour and meal; and the House recedes.

Amendment No. 764: This amendment increases from 25 cents a bushel to 30 cents a bushel the House duty on wheat; and the House recedes.

Amendment No. 765: This amendment increases from 50 cents per 100 pounds to 78 cents per 100 pounds the duty on wheat flour, semolina, crushed or cracked wheat, and similar wheat products not specially provided for; and the House recedes.

Amendments Nos. 768 and 771: The House bill imposed a duty of \$5 a ton on malt sprouts and brewers' grains. The Senate amendments, together with amendment No. 769, change this duty to 10 per cent foreign value; and the Senate recedes.

Amendment No. 769: This amendment changes from 15 per cent American value to 10 per cent foreign value the House duty on bran shorts and by-product feeds obtained in milling wheat or other cereals; and the Senate recedes.

Amendment No. 771: See amendment No. 768.

Amendment No. 773: This amendment changes from 6 per cent American value to 15 per cent foreign value the House duty on feeds consisting of a mixture of grains or grain products with oil cake, oil-cake meal, molasses, or other feedstuffs. The House recedes with an amendment making the duty 10 per cent foreign value.

Amendment No. 775: The House bill imposed upon screenings, chaff, or scourings of wheat, flaxseed, or other grains or seeds a duty of 75 cents a ton if unground and \$1.50 a ton if ground. The Senate amendment makes the duty 10 per cent foreign value, whether ground or unground; and the House recedes.

Amendment No. 776: The House bill provided that screenings, dirt, and other foreign matter mixed with grains or seeds shall pay the same rate of duty as the grains or seeds. The Senate amendment strikes out this provision; and the House recedes.

Amendment No. 778: This amendment changes from 17 per cent American value to 25 per cent foreign value the House duty on cereal breakfast foods and similar cereal preparations; and the House recedes with an amendment making the duty 20 per cent foreign value.

Amendment No. 780: This amendment changes from 28 per cent American value to 30 per cent foreign value the House duty on biscuits, wafers, cake, similar baked articles, and puddings; and the House recedes.

Amendment No. 782: This amendment increases from 25 cents a bushel to 30 cents a bushel the House duty on apples; and the Senate recedes.

Amendment No. 783: This amendment imposes a duty of one-half cent a pound on apricots, green, ripe, dried, or in brine, and a duty of 40 per cent foreign value on apricots otherwise prepared or preserved; and the House recedes with an amendment making the duty 35 per cent foreign value upon apricots otherwise prepared or preserved.

Amendments Nos. 784 and 1358: The House bill imposed a duty of 2 cents a bunch on bananas. The Senate amendment strikes out this duty, and amendment No. 1358 places bananas on the free list. The House bill also placed a duty of 4 cents per 100 pounds on dried, desiccated, or evaporated bananas and banana flour. The Senate amendment also strikes out this duty, which has the effect of placing dried and desiccated bananas on the free list as bananas, and making banana flour dutiable under paragraph 749, as agreed to in conference, at 35 per cent foreign value. The House recedes on both these amendments.

Amendment No. 786: This amendment increases from 1 cent a pound to 1½ cents a pound the House duty on edible berries in their natural condition or in brine; and the House recedes.

Amendment No. 787: This amendment changes from 20 per cent American value to 35 per cent foreign value the House duty on edible berries, prepared or preserved otherwise than by drying, desiccation, or evaporation, and not specially provided for; and the House recedes.

Amendments Nos. 789, 790, and 791: The House bill imposed a duty of 1½ cents a pound on cherries in their natural state or in brine and of 20 per cent American value on maraschino cherries and cherries prepared or preserved. Senate amendment No. 790 increases the first duty to 2 cents a pound and amendment No. 789 makes dutiable at this rate sulphured cherries, which under the House bill were dutiable under the second bracket; and the House recedes. Amendment No. 791 makes the rate in the second bracket 45 per cent foreign value instead of 20 per cent American value; and the House recedes with an amendment making the rate 40 per cent foreign value.

Amendment No. 793: This amendment reduces from 10 cents a gallon to 5 cents a gallon the House duty on cider; and the House recedes.

Amendment No. 796: This amendment increases from 4 cents a pound to 5 cents a pound the House duty upon citrons and citron peel, candied or otherwise prepared or preserved; and the House recedes with an amendment making the duty 4½ cents a pound.

Amendments Nos. 798 and 799: The House bill imposed a duty of 2 cents a pound upon orange and lemon peel, crude, in brine, candied, or otherwise prepared or preserved. The Senate amendments retain the House rate on this article when crude or in brine but increase the duty when candied or otherwise prepared or preserved to 5 cents a pound; and the House recedes.

Amendment No. 802: This amendment changes from 20 per cent American value to 40 per cent foreign value the House duty on prepared or preserved figs; and the House recedes with an amendment making the rate 35 per cent foreign value.

Amendments Nos. 803 and 804: The House bill imposed a duty of 1 cent a pound upon dates. The Senate amendments retain this duty on fresh or dried dates, but impose a duty of 40 per cent foreign value upon prepared or preserved dates, which were dutiable at 20 per cent American value under paragraph 749 of the House bill; and the House recedes on amendment No. 803 and recedes on amendment No. 804 with an amendment making the duty on prepared or preserved dates 35 per cent foreign value.

Amendment No. 808: This amendment increases from 2 cents a pound to 2½ cents a pound the House duty on raisins; and the Senate recedes.

Amendments Nos. 809 and 810: The House bill imposes a duty of 2½ cents a pound on dried currants. The Senate amendments reduce this duty to 2 cents a pound; and the House recedes.

Amendment No. 813: This amendment increases from 1 cent a pound to 2 cents a pound the House duty upon dried, desiccated, or evaporated peaches and pears; and the House recedes.

Amendment No. 814: This amendment changes from 20 per cent American value to 40 per cent foreign value the House duty upon peaches and pears prepared or preserved otherwise than by drying, desiccation, or evaporation; and the House recedes with an amendment making the duty 35 per cent foreign value.

Amendment No. 815: The House bill imposed a duty of three-fourths cent each on pineapples. The Senate amendment retains this rate upon pineapples imported in bulk but imposes a duty of 22½ cents a crate of 1.96 cubic feet; and the House recedes.

Amendment No. 816: The House bill imposed a duty of 3½ cents a pound on prepared or preserved pineapples. The Senate amendment imposes a duty of 40 per cent foreign value upon candied, crystallized, or glace pineapples and a duty of 2 cents a pound upon pineapples otherwise prepared or preserved; and the House recedes with an amendment making the duty 35 per cent foreign value in the case of candied, crystallized, or glace pineapples.

Amendment No. 818: This amendment changes from 20 per cent American value to 40 per cent foreign value the House duty on plums and prunes prepared or preserved other than by drying; and the House recedes with an amendment making the duty 35 per cent foreign value.

Amendments Nos. 819, 820, 821, 822, and 852: The House bill imposed a duty of 28 per cent American value on pickled fruits and nuts and sauces of all kinds not specially provided for, comfits, sweetmeats, jellies, jams, marmalades, and fruit butters, and similar products. Senate amendments Nos. 819, 820, and 821 make this duty 40 per cent foreign value and confine it to jellies, jams, marmalades, and fruit butters. Amendments Nos. 822 and 823 impose a duty of 40 per cent foreign value on pickled fruits. Amendment No. 852 imposes a duty of 35 per cent foreign value on nuts, pickled or otherwise prepared or preserved, and a duty of 15 cents a pound on nut and kernel paste not specially provided for. Amendment No. 884 imposes a duty of 35 per cent foreign value on sauces of all kinds not specially provided for. The House recedes on amendments Nos. 819, 820, 822, and 884, and recedes on amendment No. 821 with an amendment making the duty on jellies, jams, marmalades, and fruit butters 35 per cent foreign value instead of 40 per cent foreign value, as proposed by the Senate amendment; and the House recedes on amendment No. 823, making the duty 35 per cent foreign value on pickled fruits instead of 40 per cent foreign value, as proposed by the Senate amendment, and recedes on amendment No. 852 with an amendment making the duty on nut and kernel paste not specially provided for 25 per cent foreign value instead of 15 cents a pound, as proposed by the Senate amendment.

Amendment No. 823: This amendment changes from 20 per cent American value to 40 per cent foreign value the House duty on fruits not specially provided for and mixtures of two or more fruits; and

the House recedes with an amendment making this duty 35 per cent foreign value.

Amendments Nos. 826, 827, 828, and 829: The House bill imposed upon tulip, narcissus, hyacinth, and lily bulbs and lily of the valley pips a duty of \$4 a thousand and a duty of \$10 a thousand on lily of the valley clumps. The Senate amendments retain the duty of \$4 a thousand on hyacinth bulbs but reduce the duty upon tulip, lily, and narcissus bulbs and lily of the valley pips to \$2 a thousand, and strike out the specific duty on lily of the valley clumps, throwing them into the basket clause of this paragraph at 30 per cent foreign value; and the House recedes.

Amendment No. 831: This amendment changes from 20 per cent American value to 30 per cent foreign value the House duty upon unenumerated bulbs and roots; and the House recedes.

Amendment No. 832: This amendment changes from 25 per cent American value to 40 per cent foreign value the House duty upon cut flowers; and the House recedes.

Amendments Nos. 833 and 834: The House bill imposed a duty of \$2 a thousand upon rose stock. The Senate amendments retain this duty in the case of rose stock not more than three years old but impose a duty of 4 cents each upon rose plants budded, grafted, or grown on their own roots; and the House recedes.

Amendment No. 836: The House bill imposed a duty of 20 per cent American value upon cuttings and seedlings of deciduous or evergreen ornamental trees, shrubs, or vines, including greenhouse plants. The Senate amendment changes this duty to 30 per cent foreign value and expands the term "including greenhouse plants" to read "all nursery stock not specially provided for"; and the House recedes, with an amendment making the duty 25 per cent foreign value.

Amendment No. 841: This amendment changes from 20 per cent American value to 30 per cent foreign value the House duty upon grafted or budded fruit trees and cuttings and seedlings of fruit vines or bushes; and the House recedes with an amendment making the duty 25 per cent foreign value.

Amendments Nos. 842 and 843: The House bill imposed a duty of 4 cents a pound on almonds not shelled and 12 cents a pound if shelled. The Senate amendments make these duties 5 cents a pound and 15 cents a pound, respectively; and the House recedes on amendment No. 842 with an amendment making the duty on almonds not shelled 4½ cents a pound; and the House recedes on amendment No. 843 with an amendment making the duty on almonds if shelled 14 cents a pound.

Amendment No. 844: This amendment makes almond paste dutiable at 15 cents per pound which under the House bill was dutiable as a nonenumerated manufactured article at 20 per cent American value; and the House recedes with an amendment making the duty 14 cents per pound.

Amendments Nos. 845 and 1397: These amendments strike out the House duty upon chestnuts and marrons in their natural state or prepared or preserved and transfer these articles to the free list; and the House recedes.

**Amendment No. 846:** This amendment strikes out the House duty of one-half cent each upon coconuts, which by amendment No. 1494 were placed upon the free list; and the Senate recedes.

**Amendment No. 847:** This amendment reduces from  $4\frac{1}{2}$  to  $2\frac{1}{2}$  cents a pound the House duty upon coconut meat; and the House recedes with an amendment making this duty  $3\frac{1}{2}$  cents a pound.

**Amendments Nos. 848 and 849:** The House bill imposed a duty of  $2\frac{1}{2}$  cents a pound on unshelled walnuts and  $7\frac{1}{2}$  cents a pound on shelled walnuts. The Senate amendments make these duties, respectively, 4 cents and 12 cents a pound; and the House recedes.

**Amendments Nos. 850 and 851:** The House bill imposed a duty of 1 cent a pound on unshelled pecans and 2 cents a pound on shelled pecans. The Senate amendments make these duties, respectively, 3 cents and 6 cents a pound; and the House recedes.

**Amendment No. 852:** See amendment No. 819.

**Amendment No. 853:** This amendment increases from 25 cents a bushel to 40 cents a bushel the House rate upon flaxseed; and the House recedes.

**Amendment No. 854:** This amendment imposes a duty of four-tenths of 1 cent a pound on soya beans and one-third of 1 cent a pound on cotton seed, soya beans being dutiable under paragraph 763 of the House bill at  $1\frac{1}{3}$  cents per pound and cotton seed being dutiable under paragraph 762 at 20 per cent American value; and the House recedes with an amendment making soya beans dutiable at one-half of 1 cent per pound.

**Amendment No. 855:** This amendment increases from 2 cents a pound to 4 cents a pound the House duty on alfalfa seed; and the House recedes.

**Amendment No. 856:** This amendment increases from 3 cents a pound to 4 cents a pound the House duty on alsike clover seed; and the House recedes.

**Amendment No. 857:** This amendment increases from 3 cents a pound to 4 cents a pound the House duty on red clover seed; and the House recedes.

**Amendment No. 858:** This amendment increases from one-half of 1 cent a pound to 1 cent a pound the House duty on millet seed; and the House recedes.

**Amendment No. 859:** This amendment provides that no allowance should be made for dirt or other impurities in grass seeds; and the House recedes.

**Amendment No. 860:** This amendment together with amendment 1541 strikes out the House duty of 1 cent a pound on sugar-beet seed and transfers it to the free list; and the House recedes.

**Amendment No. 861:** This amendment reduces from 12 cents a pound to 8 cents a pound the House duty on cabbage seed; and the House recedes with an amendment making this duty 10 cents a pound.

**Amendment No. 862:** This amendment imposes a duty of 1 cent a pound on mushroom spawn, which under the House bill was dutiable under the basket clause of the paragraph amended at 20 per cent American value; and the House recedes.

**Amendment No. 863:** This amendment reduces from 20 cents a pound to 10 cents a pound the House duty on onion seed; and the House recedes with an amendment making the duty 15 cents a pound.

**Amendment No. 865:** This amendment increases from 4 cents a pound to 6 cents a pound the House duty on flower seed; and the House recedes.

**Amendment No. 866:** This amendment changes from 20 per cent American value to 6 cents a pound, the House duty on unenumerated garden and field seeds; and the House recedes.

**Amendments Nos. 869 and 870:** The House bill imposed a duty of  $1\frac{1}{4}$  cents a pound on dried beans and 2 cents a pound on beans in brine, prepared or preserved. The Senate amendments increase these duties to 2 cents a pound and  $2\frac{1}{4}$  cents a pound; and the Senate recedes on both amendments.

**Amendment No. 871:** This amendment, together with amendment No. 1541, removes the House duty of 1 cent a pound on chickpeas and of one-half of 1 cent a pound on cowpeas, and places these articles on the free list. The amendment also reduces from 2 cents a pound to one-half of 1 cent a pound the House duty on lentils; and the House recedes.

**Amendment No. 873:** This amendment changes from  $33\frac{1}{3}$  per cent American value to 45 per cent foreign value the House duty on mushrooms; and the House recedes.

**Amendment No. 874:** This amendment increases from 75 cents a hundred pounds to 1 cent a pound the House duty on green or dried peas; and the House recedes.

**Amendment No. 875:** This amendment increases from 1 cent a pound to  $1\frac{1}{4}$  cents a pound the House duty on split peas; and the House recedes.

**Amendment No. 876:** This amendment increases from 75 cents a hundred pounds to 1 cent a pound the House duty on onions; and the House recedes.

**Amendment No. 877:** This amendment increases from 42 cents a hundred pounds to 58 cents a hundred pounds the House duty on white potatoes; and the House recedes with an amendment making this duty 50 cents a hundred pounds.

**Amendment No. 878:** This amendment reduces from  $3\frac{1}{4}$  cents a pound to  $2\frac{1}{4}$  cents a pound the House duty on dried potatoes; and the House recedes.

**Amendment No. 879:** This amendment increases from  $1\frac{1}{4}$  cents a pound to 3 cents a pound the House duty on potato flour; and the House recedes with an amendment making this duty  $2\frac{1}{4}$  cents a pound.

**Amendment No. 880:** This amendment reduces from 1 cent a pound to one-half of 1 cent a pound the House duty on tomatoes in their natural state and made a clerical amendment; and the House recedes with an amendment making a further clerical amendment.

**Amendment No. 881:** This amendment changes from 28 per cent American value to 45 per cent foreign value the House duty on tomato paste; and the House recedes with an amendment making the duty 40 per cent foreign value.

**Amendment No. 882:** This amendment changes from 10 per cent American value to 15 per cent foreign value the House duty on canned tomatoes; and the House recedes.

**Amendment No. 883:** This amendment changes from 20 per cent American value to 30 per cent foreign value the House duty on

unenumerated vegetables in their natural state; and the House recedes with an amendment making this duty 25 per cent foreign value.

Amendment No. 884: This amendment imposes a duty of 35 per cent foreign value on unenumerated sauces, which under paragraph 748 of the House bill were dutiable at 28 per cent American value; and the House recedes.

Amendment No. 885: This amendment changes from 25 per cent American value to 35 per cent foreign value the House duty on miscellaneous vegetable preparations; and the House recedes.

Amendments Nos. 886 and 1384: These amendments strike out the House duty of \$2 a ton on broom corn and place it on the free list; and the House recedes on both amendments.

Amendment No. 889: This amendment changes from 3½ cents a pound to 25 per cent foreign value the House duty on cacao butter; and the House recedes.

Amendment No. 891: This amendment changes from 15 per cent American value to 20 per cent foreign value the House duty on ginger root, candied or otherwise prepared or preserved; and the House recedes.

Amendment No. 893: This amendment increases from \$1 a ton to \$1.50 a ton the House duty on straw; and the Senate recedes.

Amendment No. 895: This amendment increases from \$1.50 a pound to \$2.40 a pound the House duty on hop extract; and the House recedes.

Amendments Nos. 896, 1535 and 1569: Amendment No. 896 imposes a duty of one-half of 1 cent a pound on sago flour and amendment No. 1535 strikes this off the free list. Amendment No. 896 also imposes a duty of one-half of 1 cent a pound on tapioca flour and amendment No. 1569 strikes this off the free list. Amendment No. 896 also imposes a duty of three-fourths of 1 cent a pound on tapioca flake, which in the House bill was on the free list under paragraph 1666. The House recedes on amendment No. 896 with an amendment striking out all these duties and making a change in paragraph number and the Senate recedes on amendments Nos. 1535 and 1569.

Amendments Nos. 897 and 1419: These amendments strike out the House duty of 2 cents a pound on curry and curry powder and transfer these articles to the free list; and the House recedes.

Amendment No. 899: This amendment increases from 5 cents a pound to 8 cents a pound the House duty on mustard, ground or prepared; and the House recedes.

Amendments Nos. 900 and 1577: Amendment No. 900 strikes out the House duty of 10 cents a pound on turmeric and amendment No. 1577 places this material on the free list; and the House recedes on amendment No. 900 and recedes on amendment No. 1577 with an amendment making a change in paragraph number.

Amendment No. 901: This amendment changes from 20 per cent American value to 25 per cent foreign value the House duty on mixed spices, unenumerated spices, and spice seed; and the House recedes.

## SCHEDULE 8.—SPIRITS, WINES AND OTHER BEVERAGES.

Amendment No. 902: The House bill provided that liquors as defined in the national prohibition act, when imported in compliance with the act, should be dutiable at the rates provided in the dutiable list. The Senate amendment strikes out this provision and inserts a provision that nothing in the schedule relating to spirits and wines shall be construed as limiting or restricting the provisions of Titles II or III of the prohibition act and providing that the duties in the schedule shall be in addition to internal-revenue taxes; and the House recedes.

Amendments Nos. 903 and 905: These amendments reduce from \$5 a proof gallon to \$2.60 a proof gallon the House duty on Angostura bitters; and the House recedes.

Amendment No. 906: The House bill imposed a duty of \$6 a proof gallon on champagne and sparkling wines. The Senate amendment strikes out the word "proof"; and the House recedes.

Amendment No. 907: The House bill imposed upon grape juices and sirups a duty of 70 cents a gallon if containing less than one-half of 1 per cent of alcohol, and if containing one-half of 1 per cent or more of alcohol, 70 cents a gallon, and in addition thereto \$5 a proof gallon on the alcohol content. The Senate amendment makes the duty on these liquids containing or capable of producing less than 1 per cent of alcohol, 70 cents a gallon, and if containing or capable of producing more than 1 per cent of alcohol, 70 cents a gallon, and in addition \$5 a proof gallon on the alcohol contained therein or that can be produced therefrom; and the House recedes.

Amendment No. 910: The House bill provided that the duty on brandy, spirits, and wines shall in no case be less than \$5 a gallon. The Senate amendment provides that the duty in no case shall be less than \$5 a proof gallon; and the House recedes.

## SCHEDULE 9.—COTTON AND MANUFACTURES OF.

Amendment No. 914: The House bill placed cotton upon the free list under paragraph 1557. The Senate amendment provides a duty on cotton having a staple of  $1\frac{1}{8}$  inches or more in length of 7 cents a pound; and the Senate recedes.

Amendments Nos. 916, 917, and 918: The House bill imposed a minimum duty upon cotton yarn not bleached, dyed, colored, combed, or plied, of numbers not exceeding No. 100, of 5 per cent American value and, in addition thereto, for each number one-fifth of 1 per cent American value, and for numbers exceeding No. 100 a minimum duty of 25 per cent American value. The Senate amendment provides that upon such yarns not exceeding No. 80 the minimum duty shall be 5 per cent foreign value and, in addition thereto, for each number one-fourth of 1 per cent foreign value, and on such yarns exceeding No. 80 the minimum duty shall be 25 per cent foreign value; and the House recedes.

Amendments Nos. 919 and 926: The House bill provided upon yarns, if combed, in addition to the duties provided in paragraph 902 of the House bill, if exceeding No. 9 and not exceeding No. 40, a duty of 1 cent a pound; exceeding No. 40, 2 cents a pound. The Senate amendments strike out the House provision and include



combed cotton yarns within the provisions for cotton yarns which are bleached, dyed, colored, or plied; and the House recedes on both amendments.

Amendments Nos. 920, 921, 922, 923, and 924: The House bill imposed upon cotton yarns bleached, dyed, colored, or plied, of numbers not exceeding No. 100, a minimum duty of 7 per cent American value and, in addition thereto, for each number one-fifth of 1 per cent American value, and for numbers exceeding No. 100 a minimum duty of 27 per cent American value. The Senate amendments provide that in the case of such yarns not exceeding No. 80 the minimum duty shall be 10 per cent foreign value and, in addition thereto, for each number one-fourth of 1 per cent foreign value, and on numbers exceeding No. 80 a minimum duty of 30 per cent foreign value; and the House recedes on all these amendments.

Amendment No. 925: The Senate amendment imposes on cotton yarn printed, dyed, or colored with vat dyes an additional duty of 4 per cent foreign value. The House imposed no additional duty by reason of such vat dyeing; and the House recedes.

Amendment No. 926: See amendment No. 919.

Amendment No. 930: The House bill provided that the duty on cotton sewing thread, crochet, darning, embroidery, and knitting cottons, put up for handwork, in lengths not exceeding 840 yards, shall not be less than 17 nor more than 33½ per cent American value. The Senate amendment provides that in the case of all such threads and cottons the duty shall not be less than 20 nor more than 35 per cent foreign value; and the House recedes.

Amendments Nos. 933, 934, 935, 936, and 937: The House bill provided that cotton cloth, not bleached, printed, dyed, colored, or woven-figured, containing yarns the average number of which does not exceed No. 100, shall not pay less duty than 9 per cent American value and, in addition thereto, for each number one-fifth of 1 per cent American value; nor, when exceeding No. 100, less than 29 per cent American value. The Senate amendments make the duty upon such cotton cloth when containing yarns the average number of which does not exceed No. 80 not less than 10 per cent foreign value and, in addition thereto, for each number one-fourth of 1 per cent foreign value, and when exceeding No. 80 not less than 30 per cent foreign value; and the House recedes on all these amendments.

Amendments Nos. 938, 939, and 940: The House bill imposed upon cotton cloth when bleached, containing yarns the average number of which does not exceed No. 100, a minimum duty of 13 per cent American value and, in addition thereto, for each number one-fifth of 1 per cent American value; and when exceeding No. 100 a minimum duty of 33 per cent American value. The Senate amendments provide upon such cloths, when containing yarns the average number of which does not exceed No. 80, a duty of 13 per cent foreign value and, in addition thereto, for each number one-fourth of 1 per cent foreign value, and when exceeding No. 80 a minimum duty of 33 per cent foreign value; and the House recedes on all these amendments.

Amendments Nos. 941, 942, 943, 944, and 945: The House bill imposed upon cotton cloth printed, dyed, colored, or woven-figured, when containing yarns the average number of which does not exceed No. 100, a minimum duty of 13 per cent American value and, in

addition thereto, for each number one-fifth of 1 per cent American value, and when exceeding No. 100 a minimum duty of 33 per cent American value. The Senate amendment provides upon such cotton cloth, when containing yarns the average number of which does not exceed No. 80, a minimum duty of 15 per cent foreign value and, in addition thereto, for each number five-sixteenths of 1 per cent foreign value, and when exceeding No. 80 a minimum duty of 40 per cent foreign value; and the House recedes.

Amendment No. 946: The Senate amendment imposes upon cotton cloth when not less than 40 per cent of the cloth is printed, dyed, or colored with vat dyes an additional duty of 4 per cent foreign value. The House bill imposed no additional duty by reason of such vat dyeing; and the House recedes.

Amendments Nos. 949 and 950: The House bill imposed on cotton cloth with extra threads introduced by means of the lappet or swivel an additional rate of  $7\frac{1}{2}$  per cent American value to the basic rate and on cottonsateens woven with eight or more harnesses an additional rate of 10 per cent American value to the basic rate as cotton cloth. The Senate amendment strikes out this provision and inserts in lieu thereof additional duties to the basic duties as cotton cloth as follows: On cotton cloths woven with eight or more harnesses or with Jacquard motions or with drop boxes or with lappet or swivel attachments 12 per cent foreign value and limits the duties imposed upon cotton cloth in paragraphs 904 or 907 of the House bill to 45 per cent foreign value. In addition to these duties there is imposed by the Senate amendment on cotton cloths provided for in paragraphs 902, 903, 904, 906, and 907 of the bill as amended by the Senate on all yarns finer than No. 70 and on all yarns finer than No. 70 contained in threads or cloth, if constituting more than 10 per cent in weight of such threads or cloth, 10 cents per pound; and on all laps, sliver, and roving and on all yarns not finer than No. 70, and on all yarns not finer than No. 70 contained in threads and cloth if containing cotton of  $1\frac{1}{8}$ -inch staple or longer, 10 cents per pound. The House recedes with an amendment the effect of which is to make the additional duties imposed upon cotton cloth in paragraph 903 of the bill as agreed to in conference the following: Cotton cloths woven with eight or more harnesses, or with Jacquard, lappet, or swivel attachments, 10 per cent foreign value, and on all cotton cloths other than the foregoing woven with drop boxes 5 per cent foreign value, and limits the duty or duties imposed upon cloth in paragraphs 903, or 903 and 906 of the bill as agreed to in conference, to 45 per cent foreign value, and with a further amendment making a change in paragraph numbers.

Amendment No. 952: This amendment changes the duty imposed by the House upon tracing cloths from 5 cents a square yard and 17 per cent American value to 5 cents a square yard and 20 per cent foreign value; and the House recedes.

Amendment No. 953: The House bill imposed upon cotton window hollands, and oilcloths (except silk oilcloths and oilcloths for floors), and filled or coated cloths not specially provided for, a duty of 3 cents a square yard and 17 per cent American value. The Senate amendment makes this duty on such cloths 3 cents a square yard and 20 per cent foreign value; and the House recedes.

Amendment No. 954: This amendment changes the House duty upon waterproof cloth composed wholly or in chief value of cotton or

other vegetable fiber from 5 cents a square yard and 20 per cent American value to 5 cents a square yard and 30 per cent foreign value; and the House recedes.

Amendment No. 955: The House bill imposed on cloth in chief value of cotton, containing silk or artificial silk, a duty of 8 cents a square yard and 17 per cent American value, but not less than 33½ per cent American value. The Senate amendment changes these rates to the rates of duty as cotton cloth and in addition thereto 5 per cent foreign value, but not more than 45 per cent foreign value; the House recedes with an amendment making a change in paragraph number.

Amendment No. 957: The House bill imposed a duty of 28 per cent American value on Jacquard woven blankets, and on Jacquard woven napped cloths various specific and ad valorem duties as cotton cloth under paragraph 903. The Senate amendment imposes a duty of 45 per cent foreign value on these articles and fabrics; and the House recedes.

Amendment No. 958: The Senate amendment changes from 30 per cent American value to 45 per cent foreign value the House duty on tapestries and other Jacquard woven upholstery cloths; and the House recedes.

Amendment No. 960: This amendment changes from 33½ per cent American value to 50 per cent foreign value the House duty on pile fabrics composed wholly or in chief value of cotton, including plush and velvet ribbons and manufactures of such fabrics; and the House recedes.

Amendment No. 961: This amendment changes from 25 per cent American value to 40 per cent foreign value the House duty on terry-woven fabrics composed wholly or in chief value of cotton and manufactures of such fabrics; and the House recedes.

Amendment No. 963: This amendment changes from 28 per cent American value to 30 per cent foreign value the House duty on table damask composed wholly or in chief value of cotton and manufactures of such fabrics; and the House recedes.

Amendment No. 966: This amendment changes from 30 per cent American value to 40 per cent foreign value the House duty on quilts or bedspreads composed wholly or in chief value of cotton, woven of two or more sets of warp threads or of two or more sets of filling threads; and the House recedes.

Amendment No. 967: This amendment changes from 20 per cent American value to 25 per cent foreign value the House duty on quilts or bedspreads wholly or in chief value of cotton not specially provided for; and the House recedes.

Amendment No. 968: This amendment changes from 20 per cent American value to 25 per cent foreign value the House duty on sheets, pillowcases, blankets, towels, polishing cloths, dust cloths, and mop cloths composed wholly or in chief value of cotton, not Jacquard figured or terry-woven nor made of pile fabrics, and not specially provided for; and the House recedes.

Amendment No. 969: This amendment changes from 23 per cent American value to 30 per cent foreign value the House duty upon table and bureau covers, centerpieces, runners, scarfs, napkins, and doilies, made of plain-woven cotton cloth, not specially provided for; and the House recedes.

Amendment No. 971: This amendment changes from 25 per cent American value to 35 per cent foreign value the House duty on fabrics with fast edges not exceeding 12 inches in width, and articles of such fabrics, and tubings, garters, suspenders, braces, cords, tassels, and cords and tassels; and the House recedes.

Amendment No. 972: This amendment changes from 15 cents a pound and 12½ per cent American value to 15 cents a pound and 20 per cent foreign value the House duty on boot, shoe, or corset laces made of cotton or other vegetable fiber; and the House recedes.

Amendment No. 973: This amendment changes from 25 cents a pound and 20 per cent American value to 25 cents a pound and 25 per cent foreign value the House duty on loom harness, healds, and collets, made wholly or in chief value of cotton or other vegetable fiber; and the House recedes.

Amendment No. 974: This amendment changes from 50 cents a pound and 20 per cent American value to 50 per cent foreign value the House duty on labels for garments or other articles, of cotton or other vegetable fiber; and the House recedes.

Amendment No. 975: This amendment changes from 20 per cent American value to 30 per cent foreign value the House duty on belting for machinery, composed wholly or in chief value of cotton, or other vegetable fiber, or cotton or other vegetable fiber and india rubber; and the House recedes.

Amendment No. 977: This amendment changes from 35 per cent American value to 60 per cent foreign value the House duty on knit fabric, in the piece, composed wholly or in chief value of cotton or other vegetable fiber, made on a warp-knitting machine; and the House recedes with an amendment making the duty 55 per cent foreign value.

Amendment No. 978: This amendment changes from 23 per cent American value to 35 per cent foreign value the House duty on knit fabric, in the piece, made on other than a warp-knitting machine; and the House recedes.

Amendment No. 979: The House bill imposed a duty on gloves, composed wholly or in chief value of cotton or other vegetable fiber, made of fabric knit on a warp-knitting machine, of 40 per cent American value. The Senate amendment provides a duty upon such gloves, if single fold of such fabric when unshrunk and not sueded and having less than 40 rows of loops per inch in width on the face of the glove, 50 per cent foreign value; when shrunk or sueded or having 40 or more rows or loops per inch in width on the face of the glove and not over 11 inches in length, \$2.50 a dozen pairs, and for each additional inch in excess of 11 inches 10 cents a dozen pairs; if of two or more folds of fabric, any fold of which is made on a warp-knitting machine and not over 11 inches in length, \$3 a dozen pairs; and for each additional inch in excess of 11 inches, 10 cents a dozen pairs, with a maximum duty of 75 per cent foreign value. This amendment also changes from 33½ per cent American value to 50 per cent foreign value the House duty upon such gloves made of fabrics knit on other than a warp-knitting machine, and changes the House duty on gloves made of woven fabrics from 23 per cent American value to 25 per cent foreign value; and the House recedes with an amendment imposing a minimum duty of 40 per cent foreign

value on gloves made of fabric knit on a warp-knitting machine, and with a further amendment making clerical changes.

Amendment No. 982: The House bill imposed on hose and half hose, fashioned, seamless, or mock-seamed, finished or unfinished, composed of cotton or other vegetable fiber, made wholly or in part on knitting machines, or knit by hand, various compound rates if valued at not more than \$5 a dozen pairs; and if valued at more than \$5 a dozen pairs, 35 per cent American value. The Senate amendment strikes out the House rates and imposes a duty of 50 per cent foreign value, providing that if such hose or half hose contains cotton wholly or in chief value of 1½-inch staple or longer the duty shall be 10 cents per pound and 50 per cent foreign value. The House recedes with an amendment striking out the special provision for hose and half hose containing cotton of 1½-inch staple or longer, and changing the paragraph number.

Amendment No. 983: This amendment changes from 23 per cent American value to 30 per cent foreign value the House duty on hose and half hose made or cut from knitted fabric composed of cotton or other vegetable fiber, and not specially provided for; and the House recedes.

Amendment No. 985: The House bill imposed on underwear and all other wearing apparel composed of cotton or other vegetable fiber, made wholly or in part on knitting machines, or knit by hand, and not specially provided for, valued at not more than \$20 a dozen, various compound duties, and upon such underwear and wearing apparel valued at more than \$20 a dozen 40 per cent American value. The Senate amendment strikes out the House rates and imposes a duty on all such underwear and wearing apparel of 45 per cent foreign value, but contains a provision that if such underwear and wearing apparel contains cotton wholly or in chief value of 1½-inch staple or longer the duty shall be 10 cents per pound and 45 per cent foreign value. The House recedes with an amendment striking out the special provision for underwear and wearing apparel containing cotton of 1½-inch staple or longer.

Amendments Nos. 987 and 988: Amendment No. 987 changes the minimum House duty on handkerchiefs and mufflers composed wholly or in chief value of cotton, when containing yarns the average number of which does not exceed No. 40, from 25 per cent American value to 30 per cent foreign value. Amendment No. 988 changes the minimum House duty on handkerchiefs and mufflers composed wholly or in chief value of cotton, when the average number exceeds No. 40, from 30 per cent American value to 40 per cent foreign value; and the House recedes on both amendments.

Amendment No. 990: This amendment changes from 33½ per cent American value to 35 per cent foreign value the House duty on clothing and articles of wearing apparel of every description composed wholly or in chief value of cotton, and not specially provided for; and the House recedes.

Amendments Nos. 991 and 992: These amendments change from 25 cents a dozen pieces and 12½ per cent American value to 35 cents a dozen pieces and 10 per cent foreign value the House duty on shirt collars and cuffs of cotton, not specially provided for; and the House recedes on amendment No. 992, and recedes on amendment No. 991

with an amendment the effect of which is to make the duty 30 cents a dozen pieces and 10 per cent foreign value.

Amendment No. 997: This amendment changes from 17 per cent American value to 30 per cent foreign value the additional House duty on lace window curtains, nets, nettings, pillow shams, and bed sets, made on the Nottingham lace-curtain machine and composed of cotton or other vegetable fiber; and the House recedes with an amendment making the duty 25 per cent foreign value.

Amendment No. 998: This amendment changes the minimum House duty of 40 per cent American value to 60 per cent foreign value on lace window curtains, nets, nettings, pillow shams, and bed sets, made on the Nottingham lace-curtain machine and composed of cotton or other vegetable fiber; and the House recedes.

Amendment No. 1000: This amendment changes from 28 per cent American value to 40 per cent foreign value the House duty on articles made from cotton cloth and manufactures of cotton or of which cotton is the component material of chief value, not specially provided for; and the House recedes.

SCHEDULE 10.—FLAX, HEMP, AND JUTE, AND MANUFACTURES OF.

Amendment No. 1001: This amendment imposes a duty of three-fourths of 1 cent a pound upon crin vegetal, or palm-leaf fiber, which under the House bill was dutiable at 20 per cent American value as an unenumerated manufactured article; and the House recedes with an amendment making a clerical change.

Amendment No. 1002: This amendment increases from three-fourths of 1 cent a pound to 2 cents a pound the House duty upon hemp and hemp tow; and the House recedes with an amendment making the duty 1 cent a pound.

Amendment No. 1004: This amendment increases from 1½ cents a pound to 4 cents a pound the House duty upon hackled hemp; and the House recedes with an amendment making the duty 2 cents a pound.

Amendment No. 1005: This amendment changes from 13 per cent American value to 25 per cent foreign value the House duty upon sliver and roving of vegetable fiber; and the House recedes with an amendment making the duty 20 per cent foreign value.

Amendments Nos. 1006 and 1007: The House bill imposed upon jute yarns or roving, single, 5-pound and finer, a duty of 9 cents a pound. The Senate amendments make this duty 7 cents a pound but not more than 40 per cent foreign value; and the House recedes.

Amendment No. 1008: The House bill imposed upon single yarns in the gray, made of flax, hemp, or ramie, not finer than 8 lea, a duty of 8 cents a pound. The Senate amendment makes the duty 10 cents a pound and makes it applicable to all these yarns not finer than 12 lea; and the House recedes.

Amendment No. 1012: The House bill imposed upon single yarns made of flax, hemp, or ramie, in addition to the duty thereon in the gray, a duty of 5 cents a pound, when boiled. The Senate amendment reduces this additional duty to 2 cents a pound; and the House recedes.

Amendment No. 1013: The House bill provided that the duty on single yarns made of flax, hemp, or ramie in the case of yarns not

finer than 8 lea shall not be less than 20 per cent American value, and in the case of such yarns finer than 8 lea not less than 23 per cent American value. The Senate amendment provides that in the case of all such yarns it shall not be less than 30 per cent foreign value nor more than 40 per cent foreign value; and the House recedes with an amendment providing that the duty shall not be less than 25 nor more than 35 per cent foreign value.

Amendment No. 1014: The House bill imposed upon threads, twines, and cords composed of two or more yarns of flax, hemp, or ramie, a duty of 16 cents a pound, if the size of the single yarn is not finer than 8 lea. The Senate amendment makes the duty 18½ cents a pound and makes it applicable to all yarns not finer than 11 lea; and the House recedes.

Amendment No. 1018: This amendment imposes on threads, twines, and cords composed of two or more yarns of flax, hemp, or ramie in addition to the specific duties a duty of 2 cents a pound when boiled and of 6 cents a pound when bleached, dyed, or otherwise treated. The House recedes with an amendment agreeing to the duty of 2 cents a pound when boiled, but making the duty when bleached, dyed, or otherwise treated 5 cents a pound.

Amendment No. 1020: This amendment changes from 23 per cent American value to 40 per cent foreign value the minimum duty imposed by the House bill on threads, twines, and cords composed of two or more yarns of flax, hemp, or ramie; and the House recedes with an amendment making the duty 30 per cent.

Amendments Nos. 1021 and 1022: Amendment 1021 strikes out the House duty of 2 cents a pound on cordage, wholly or in chief value of hemp. Amendment 1022 reinserts this article with a duty of 3 cents a pound. The House recedes on amendment No. 1021, and recedes on amendment No. 1022 with an amendment making the duty 2½ cents a pound.

Amendment No. 1023: The House bill provided that fishing nets composed wholly or in chief value of flax, hemp, or ramie shall pay the same duty per pound as the highest rate upon any of the thread, twine, or cord of which the mesh is made. The Senate amendment provides that in case of such matters the duty shall be the sum of the rates of the constituent threads, twine, or cord of which the mesh is made; and the Senate recedes.

Amendment No. 1024: The House bill provided a duty of 26 per cent American value on hose for conducting liquids or gases, composed wholly or in chief value of vegetable fiber. The Senate amendment makes this duty 17 cents a pound and 10 per cent foreign value; and the House recedes.

Amendment No. 1025: The House bill imposed a duty of 1 cent a pound and 13 per cent American value on jute fabrics, not specially provided for, bleached, printed, stenciled, painted, dyed, colored, or rendered noninflammable. The Senate amendment makes this duty 1 cent a pound and 10 per cent foreign value; and the House recedes.

Amendments Nos. 1026 and 1031: The House bill imposed a duty of 28 per cent American value on woven fabrics of flax, hemp, or ramie, not specially provided for. Senate amendment 1026 changes this duty to 55 per cent foreign value in the case of such fabrics (except those used as paddings or interlinings in clothing), exceeding 30 and not exceeding 100 threads to the square inch, weighing not less than

4½ and not more than 12 ounces to the square yard, and exceeding 12 inches and not exceeding 24 inches in width. The House bill provided for woven fabrics of flax, hemp, or jute, commonly used as paddings or interlinings in clothing, exceeding 30 and not exceeding 100 threads to the square inch, weighing not less than 4½ and not more than 12 ounces to the square yard, the rate of duty of 33½ per cent American value. For such woven fabrics of flax or hemp, containing more than 100 threads and not exceeding 110 threads, the House bill provided a duty of 28 per cent American value; and for such woven fabrics of jute, but exceeding 100 threads to the square inch, the House bill provided a duty of 1 cent a pound. Senate amendment 1026 imposes a duty of 55 per cent foreign value on such woven fabrics of flax or hemp, exceeding 30 and not exceeding 110 threads, and upon such woven fabrics of jute, exceeding 30 threads to the square inch, a duty of 50 per cent foreign value; and the House recedes.

Amendment No. 1029: This amendment changes from 28 per cent American value to 40 per cent foreign value the House duty on woven fabrics of flax, hemp, or ramie, or other vegetable fiber except cotton, not specially provided for; and the House recedes.

Amendment No. 1030: This amendment imposes a duty of 35 per cent foreign value on plain-woven fabrics of flax, hemp, ramie, or other vegetable fiber, except cotton, weighing less than 4½ ounces per square yard, these materials being dutiable under paragraph 1009 of the House bill at 28 per cent American value; and the House recedes.

Amendment No. 1031: See amendment No. 1026.

Amendment No. 1033: This amendment changes from 33½ per cent American value to 45 per cent foreign value the House duty on pile fabrics of vegetable fiber other than cotton, cut or uncut, whether or not the pile covers the whole surface, and manufactures in any form; and the House recedes.

Amendment No. 1035: This amendment changes from 28 per cent American value to 40 per cent foreign value the House duty on table damask composed wholly or in chief value of vegetable fiber other than cotton, and manufactures composed wholly or in chief value of such damask; and the House recedes.

Amendment No. 1036: The House bill imposed a duty of 28 per cent American value on flax towels, sheets, and pillowcases, and paragraph 1019 of the House bill imposed the same duty on hemp towels, sheets, and pillowcases, and paragraph 1012 of the House bill imposed the same rate of duty on flax and hemp napkins. The Senate amendment imposes duties on these articles as follows: Towels and napkins of flax or hemp, not over 120 threads to the square inch, 55 per cent foreign value; over 120 threads to the square inch, 40 per cent foreign value; sheets and pillowcases of flax or hemp, 40 per cent foreign value; and the House recedes with an amendment making clerical changes.

Amendment No. 1042: This amendment changes from 28 per cent American value to 35 per cent foreign value the House duty on fabrics with fast edges not over 12 inches in width, and articles made therefrom, and tubings, garters, suspenders, braces, cords, tassels, and cords and tassels, if composed of vegetable fiber other than cotton, or other than cotton and india rubber; and the House recedes.



Amendment No. 1043: This amendment changes from 23 per cent American value to 30 per cent foreign value the House duty on flax tapes designed for use in manufacturing measuring tapes; and the House recedes.

Amendment No. 1045: This amendment changes from 33½ per cent American value to 35 per cent foreign value the House duty on unhemmed handkerchiefs of vegetable fiber other than cotton; and the House recedes.

Amendment No. 1046: This amendment changes from 36 per cent American value to 45 per cent foreign value the House duty on hemmed or hemstitched handkerchiefs of vegetable fiber other than cotton, and makes the same duty applicable to such handkerchiefs unfinished, having drawn threads, which under the House bill were dutiable as handkerchiefs not hemmed; and the House recedes with an amendment making a clerical change.

Amendment No. 1048: This amendment changes from 33½ per cent American value to 35 per cent foreign value the House duty on wearing apparel of vegetable fiber other than cotton, not specially provided for; and the House recedes.

Amendment No. 1049: The House bill imposed a duty on flax shirt collars and cuffs of 28 cents a dozen and 17 per cent American value. The Senate amendment changes this duty to 40 cents a dozen and 10 per cent foreign value; and the House recedes.

Amendment No. 1050: The House bill imposed a rate of 1 cent a pound and 17 per cent American value on bags or sacks made from plain woven fabrics. The Senate amendment makes this rate 1 cent a pound and 10 per cent foreign value in case such articles are not bleached, printed, stenciled, painted, dyed, colored, or rendered non-inflammable, and 1 cent a pound and 15 per cent foreign value if so bleached, printed, etc.; and the House recedes.

Amendment No. 1051: This amendment imposes the following duties on 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 16 threads to the square inch: Weighing not less than 15 ounces nor more than 32 ounces to the square yard, six-tenths of 1 cent per square yard; weighing more than 32 ounces, three-tenths of 1 cent a pound. Under paragraph 1517 of the House bill these fabrics were on the free list; and the House recedes.

Amendment No. 1053: This amendment changes from 28 per cent American value to 35 per cent foreign value the House duty on linoleum; and the House recedes.

Amendment No. 1055: This amendment changes from 28 per cent American value to 40 per cent foreign value the House duty on woven articles and manufactures of vegetable fiber other than cotton or of which such fibers or any of them is the component material of chief value, not specially provided for; and the House recedes.

Amendment No. 1057: This amendment imposes a duty of 35 per cent foreign value on carpets, carpeting, mats, matting, and rugs, made wholly of cotton, flax, hemp, or jute, or a mixture thereof, these articles being dutiable under the House bill at various rates according to the material of which made; and the House recedes.

Amendment No. 1058: This amendment changes from 26 per cent American value to 45 per cent foreign value the House duty on floor coverings, not specially provided for; and the House recedes with an amendment making the duty 40 per cent foreign value.

Amendment No. 1060: This amendment decreases from 9 cents per square yard to 7 cents per square yard the House duty on matting of cocoa fiber or rattan; and the House recedes with an amendment making the duty 8 cents per square yard.

Amendment No. 1061: This amendment reduces from 7 cents per square foot to 5 cents per square foot the House duty on mats made of cocoa fiber or rattan; and the House recedes with an amendment making the duty 6 cents per square foot.

#### SCHEDULE 11.—WOOL, AND MANUFACTURES OF.

Amendment No. 1062: The House bill imposed a duty of 28 per cent, American value, but not more than 7 cents per pound and, when on the skin, 24 per cent, American value, but not more than 6 cents per pound, on wools, not improved by the admixture of merino or English blood. The Senate amendment changes the rates on such wools if in the grease to 12 cents per pound; if washed, to 18 cents per pound; if scoured, to 24 cents per pound; if on the skin, to 11 cents per pound; and adds a provision that such wools may be imported under bond under regulations fixed by the Secretary of the Treasury; and if within three years from the date of importation or withdrawal from bonded warehouse proof is furnished that the wools have been used in the manufacture of floor coverings the duty shall be remitted, and when such wools imported under bond are used in the manufacture of articles other than floor coverings, the duty imposed on any wools so used in violation of the bond shall be, in addition to the regular duties, 20 cents per pound, which shall not be remitted or refunded because of the exportation of the articles in which such wool was used. The Senate amendment also defines the terms "wools in the grease" and "washed wools." The House recedes with an amendment making a clerical change.

Amendment No. 1063: The House bill imposed a duty on wools, not specially provided for, and hair of the Angora goat, alpaca, and other like animals, if imported in the grease or washed, of 25 cents per pound of clean content; if in the scoured state, of 26 cents per pound; if on the skin, of 24 cents per pound of clean content, and provided that none of such wools shall pay a higher rate of duty than 35 per cent American value. The Senate amendment changes these rates as follows: In the grease or washed, 33 cents per pound of clean content; in the scoured state, 33 cents per pound; on the skin, 32 cents per pound of clean content. The House recedes with an amendment making the rates 31 cents, 31 cents, and 30 cents per pound, respectively.

Amendment No. 1064: The House bill imposed duties as follows: Top, slubbing, roving, and ring waste, 25 cents per pound; on garnetted waste, 20 cents per pound; on noils, carbonized, 20 cents per pound; on noils, not carbonized, 16 cents per pound; thread or yarn waste, and all other wool waste not specially provided for shoddy and wool extract, 14 cents per pound; mungo, woollen rags, and flecks, 6 cents per pound. The Senate amendment changes these rates to

33 cents, 26 cents, 26 cents, 21 cents, 18 cents, 18 cents, and 8 cents per pound, respectively, and specifies that wastes of the hair of the Angora goat, Cashmere goat, alpaca, and other like animals shall be dutiable at the rates provided for similar types of wool waste. The House recedes with an amendment making the rates 31 cents, 24 cents, 24 cents, 19 cents, 16 cents, 16 cents, and 7½ cents per pound, respectively.

Amendment No. 1065: The House bill imposed on wool which has been advanced in any manner or by any process of manufacture beyond the washed or scoured condition, and not specially provided for, including tops and roving, valued at not more than 40 cents per pound, a duty of 16½ cents per pound and 10 per cent American value; if valued at more than 40 cents per pound, 27½ cents per pound and 10 per cent American value. The Senate amendment includes "hair of the kinds provided for in this schedule," and changes the rate to 36 cents per pound and 20 per cent foreign value. The House recedes with an amendment making the rate 33 cents per pound and 20 per cent foreign value.

Amendment No. 1066: The House bill imposed on yarn, made wholly or part of wool, valued at not more than 55 cents per pound, a duty of 20 cents per pound and 15 per cent American value; valued at more than 55 cents per pound and not more than \$1.50 per pound, a duty of 30 cents per pound and 18 per cent American value; valued at more than \$1.50 per pound, a duty of 30 cents per pound and 20 per cent American value. The Senate amendment changes the duty on such yarn valued at not more than 30 cents per pound to 26 cents per pound and 30 per cent foreign value; valued at more than 30 cents but not more than \$1 per pound to 39 cents per pound and 35 per cent foreign value; valued at more than \$1 per pound to 39 cents per pound and 40 per cent foreign value. The House recedes with an amendment making the specific rates 24 cents, 36 cents, and 36 cents, respectively.

Amendment No. 1067: The House bill imposed duties as follows: On woven fabrics, weighing not more than 4 ounces per square yard, wholly or in part of wool, if valued at not more than \$1.25 per pound, 30 cents per pound and 22 per cent American value; if valued at more than \$1.25 per pound, 36 cents per pound and 27½ per cent American value; and if the warp of any such woven fabrics is wholly of cotton or other vegetable fiber, if valued at not more than \$1.25 per pound, 25 cents per pound and 22 per cent American value, and if valued at more than \$1.25 per pound, 25 cents per pound and 27½ per cent American value. The Senate amendment limits the full compensatory duty, for duty on raw wool, given manufactures of wool to the amount of wool content and changes the duties on such woven fabrics as follows: Valued at not more than 80 cents per pound, 40 cents per pound and 50 per cent foreign value; valued at more than 80 cents per pound, 49 cents per pound upon the wool content thereof and 50 per cent foreign value; and if the warp of any such woven fabrics is wholly of cotton or other vegetable fiber, 39 cents per pound and 50 per cent foreign value. The House recedes with an amendment making the specific rates 37 cents, 45 cents, and 36 cents, respectively.

Amendment No. 1068: The House bill imposed on woven fabrics, weighing more than 4 ounces per square yard, wholly or in part of wool, the following duties: If valued at more than 75 cents per pound, 20 cents per pound and 18 per cent American value; valued at more than 75 cents per pound but not more than \$1.25 per pound, 25 cents per pound and 21 per cent American value; valued at more than \$1.25 per pound but not more than \$2.50 per pound, 30 cents per pound and 24 per cent American value; valued at more than \$2.50 per pound, 36 cents per pound and 27½ per cent American value. The Senate amendment changes the rates on such woven fabrics as follows: If valued at not more than 60 cents per pound, 26 cents per pound and 40 per cent foreign value; valued at more than 60 cents per pound but not more than 80 cents per pound, 40 cents per pound and 50 per cent foreign value; valued at more than 80 cents per pound but not more than \$1.50 per pound, 49 cents per pound upon the wool content thereof and 50 per cent foreign value; valued at more than \$1.50 per pound, 49 cents per pound on the wool content thereof and 50 per cent foreign value, and limits the full compensatory duty for duty on raw wool given manufactures of wool to the amount of wool content. The House recedes with an amendment making the specific rates 24 cents, 37 cents, 45 cents, and 45 cents, respectively.

Amendment No. 1069: The House bill imposed on woven fabrics wholly or in part of wool, cut into garment or suiting lengths, or such as have been dampened, sponged or shrunk, an additional rate of 2 per cent American value. The Senate amendment strikes out this provision; and the House recedes.

Amendments Nos. 1071 and 1072: The Senate amendments limit the application of the duties provided for pile fabrics to such as are wholly or in chief value of wool; such pile fabrics in chief value of other than wool but in part of wool are dutiable at various rates of duty according to the component material of chief value; and the House recedes.

Amendment No. 1073: This amendment changes from 36 cents per pound and 27½ per cent American value to 45 cents per pound and 50 per cent foreign value the House duty on pile fabrics, wholly or in chief value of wool; and the House recedes with an amendment making the duty 40 cents per pound and 50 per cent foreign value.

Amendment No. 1074: The House bill imposed on blankets, wholly or in part of wool, not exceeding 3 yards in length, plain woven, with not more than one color in warp or filling, and not advanced beyond weaving by any process of finishing, the following duties: Valued at not more than 75 cents per pound, 20 cents per pound and 20 per cent American value; valued at more than 75 cents per pound but not more than \$1.50 per pound, 25 cents per pound and 20 per cent American value; valued at more than \$1.50 per pound, 30 cents per pound and 20 per cent American value. The Senate amendment extended the provision to include all blankets and similar articles, carriage and automobile robes, and steamer rugs made of blanketing, wholly or in chief value of wool, not exceeding 3 yards in length, and changes the duties as follows: If valued at not more than 50 cents per pound, 20 cents per pound and 30 per cent foreign value; valued at more than 50 cents per pound but not more than \$1 per pound, 30 cents per pound and 32½ per cent foreign value; valued at more than

\$1 per pound but not more than \$1.50 per pound, 33 cents per pound and 35 per cent foreign value; valued at more than \$1.50 per pound, 40 cents per pound and 40 per cent foreign value. The House recedes with an amendment making the specific rates 18 cents per pound, 27 cents per pound, 30 cents per pound, and 37 cents per pound, respectively.

Amendment No. 1075: The House bill imposed on felts, not woven, wholly or in part of wool, the following duties: If valued at not more than 75 cents per pound, 20 cents per pound and 20 per cent American value; if valued at more than 75 cents per pound and not more than \$1.50 per pound, 25 cents per pound and 20 per cent American value; if valued at more than \$1.50 per pound, 30 cents per pound and 25 per cent American value. The Senate amendment changes the duties on such felts, if valued at not more than 50 cents per pound, to 20 cents per pound and 30 per cent foreign value; if valued at more than 50 cents per pound but not more than \$1.50 per pound, 30 cents per pound and 35 per cent foreign value; if valued at more than \$1.50 per pound, 40 cents per pound and 40 per cent foreign value; and the House recedes with an amendment making the specific rates 18 cents per pound, 27 cents per pound, and 37 cents per pound, respectively.

Amendment No. 1076: The House bill imposed on fabrics with fast edges not exceeding 12 inches in width, and articles made therefrom; tubings, garters, suspenders, braces, cords, and cords and tassels, if wholly of wool, 36 cents per pound and 30 per cent American value; if in part of wool, 25 cents per pound and 30 per cent American value. The Senate amendment changes the provision "if in part of wool, whether or not wool constitutes chief value," to "in chief value of wool," and the rate to 49 cents per pound upon the wool content thereof and 50 per cent foreign value; the effect of this change is to make dutiable the fabrics and articles specified if not in chief value of wool but in part of wool, according to the component material of chief value at various rates of duty. The House recedes with an amendment making the duty 45 cents per pound upon the wool content thereof and 50 per cent foreign value.

Amendment No. 1077: The House bill imposed on knit fabrics, made of wool or of which wool is the component part, whether or not constituting chief value, duties as follows: Valued at not more than \$1.25 per pound, 25 cents per pound and 20 per cent American value; valued at more than \$1.25 per pound, 36 cents per pound and 25 per cent American value. The Senate amendment changes these rates upon such knit fabrics if valued at not more than \$1 per pound to 33 cents per pound and 40 per cent foreign value; if valued at more than \$1 per pound to 49 cents per pound and 50 per cent foreign value. The House bill imposed on hose and half hose, and gloves and mittens, made of wool or of which wool is the component part, whether or not constituting chief value, the following duties: If valued at not more than \$3 per dozen pairs, 30 cents per pound and 25 per cent American value; if valued at more than \$3 per dozen pairs, 36 cents per pound and 30 per cent American value. The Senate amendment changes the rates on such articles as follows: Valued at not more than \$1.75 per dozen pairs to 39 cents per pound and 35 per cent foreign value; valued at more than \$1.75 per dozen pairs, 49 cents per pound and 50 per cent foreign value.

The House bill imposed on knit underwear, finished or unfinished, made of wool or of which wool is the component part, whether or not constituting chief value, duties as follows: Valued at not more than \$2.50 per pound, 30 cents per pound and 20 per cent American value; valued at more than \$2.50 per pound, 36 cents per pound and 25 per cent American value. The Senate amendment changes the rates on such articles as follows: Valued at not more than \$1.75 per pound, 39 cents per pound and 30 per cent foreign value; valued at more than \$1.75 per pound, 49 cents per pound and 50 per cent foreign value.

The House bill imposed on outerwear, knit or crocheted, made of wool or of which wool is the component part, whether or not constituting chief value, the following duties: Valued at not more than \$2.50 per pound, 30 cents per pound and 28 per cent American value; valued at more than \$2.50 per pound, 36 cents per pound and 33½ per cent American value. The Senate amendment changes the rates on such articles as follows: Valued at not more than \$1 per pound, 39 cents per pound and 40 per cent foreign value; valued at more than \$1 per pound and not more than \$2 per pound, 44 cents per pound and 45 per cent foreign value; valued at more than \$2 per pound, 49 cents per pound and 50 per cent foreign value. The Senate amendment also changes the House provisions "or of which wool is the component part, whether or not constituting chief value" to "or in chief value of wool," the effect of which is to make the articles described if not in chief value of wool but in part of wool subject to various duties according to the component material or chief material. The House recedes with an amendment changing the specific rates in the Senate amendment wherever they appear as follows: 33 cents to 30 cents per pound, 39 cents to 36 cents per pound, 44 cents to 40 cents per pound, and 49 cents to 45 cents per pound.

Amendment No. 1078: The House bill imposed on clothing and articles of wearing apparel, not knit or crocheted, of wool or of which wool is the component part, whether or not constituting chief value, the following duties: Valued at not more than \$2.50 per pound, 20 cents per pound and 25 per cent American value; valued at more than \$2.50 per pound but not more than \$5 per pound, 25 cents per pound and 25 per cent American value; valued at more than \$5 per pound, 36 cents per pound and 30 per cent American value. The Senate amendment changes the duty on such articles as follows: Valued at not more than \$2 per pound, 26 cents per pound and 40 per cent foreign value; valued at more than \$2 per pound but not more than \$4 per pound, 33 cents per pound and 45 per cent foreign value; valued at more than \$4 per pound, 49 cents per pound and 50 per cent foreign value. The Senate amendment also changes the phrase "made of wool or of which wool is a component part, whether or not constituting chief value" to "composed wholly or in chief value of wool"; the effect of which is to exclude such clothing and articles of wearing apparel in part but not in chief value of wool from the provisions of this paragraph and make clothing and articles of wearing apparel not in chief value of wool, dutiable at various rates according to component material of chief value. The House recedes with an amendment changing the specific rates from 26 cents to 24 cents per pound, 33 cents to 30 cents per pound, 49 cents to 45 cents per pound.

Amendment No. 1080: This amendment changes the duty of 5 cents per square foot and 30 per cent American value to 55 per cent foreign value on Oriental, Axminster, Savonnerie, Aubusson, and other carpets and rugs, not made on a power-driven loom; and carpets and rugs of oriental weave or weaves, produced on a power-driven loom; and chenille Axminster carpets and rugs; and the House recedes.

Amendment No. 1081: The House bill imposed duties as follows: On Axminster carpets and rugs, not specially provided for, 2 cents per square foot and 25 per cent American value; on Wilton carpets and rugs, 3 cents per square foot and 25 per cent American value; on Brussels carpets and rugs, 2 cents per square foot and 25 per cent American value; on velvet and tapestry carpets and rugs, 1½ cents per square foot and 25 per cent American value. The Senate amendment changes these rates to 40 per cent foreign value; and the House recedes.

Amendment No. 1083: This amendment changes from 1 cent per square foot and 20 per cent American value to 25 per cent foreign value the House duty on ingrain carpets and ingrain rugs or art squares, of whatever material composed; and the House recedes.

Amendment No. 1084: This amendment changes the House provision "in part of wool, whether or not constituting chief value" to "in chief value." The effect of this amendment is to exclude from the provision of this paragraph all floor coverings not specially provided for, not in chief value of wool, and make them dutiable according to the component material of chief value at various rates of duties; and the House recedes.

Amendment No. 1085: This amendment changes from 2 cents per square foot and 25 per cent American value to 30 per cent foreign value the House duty on all other floor coverings not specially provided for, composed wholly or in chief value wool; and the House recedes.

Amendment No. 1087: This amendment changes the duty on screens, hassocks, and all other articles composed wholly or in part of carpets or rugs, and not specially provided for, from 22 per cent American value to 30 per cent foreign value; and the House recedes.

Amendment No. 1088: The House bill imposed on all manufactures not specially provided for, composed of wool or of which wool is a component part, whether or not constituting chief value, a duty of 25 per cent American value. The Senate amendment changes the rate of duty to 55 per cent foreign value, and changes the provision "of which wool is a component part, whether or not constituting chief value" to "in chief value of wool." The effect of this provision is to make all manufactures not specially provided for, in part but not in chief value of wool, dutiable according to the component material of chief value at various rates of duty. The House recedes with an amendment making the duty 50 per cent foreign value.

Amendment No. 1091: The House bill provided that all samples of manufactures of wool not admitted under bond for exportation within six months shall be subject to the same rates of duty and the same valuation as the manufactured articles which they are intended to represent. The Senate amendment strikes out this provision, the effect of which is to make such samples dutiable in accordance with

the component material of chief value in the condition in which imported; and the House recedes.

SCHEDULE 12.—SILK AND SILK GOODS.

Amendment No. 1092: The House bill imposed upon silk partially manufactured from raw silk, waste silk, or cocoons, and silk noils exceeding 2 inches in length, not twisted or spun, a duty of 35 cents a pound, with a minimum duty of 25 per cent American value. The Senate amendment makes the duty 35 per cent foreign value and includes at this duty articles partially manufactured of silk and artificial silk in combination, if not twisted or spun, which under the House bill were dutiable under paragraph 1213 at 35 per cent American value; and the House recedes.

Amendment No. 1093: This amendment makes the duty imposed by paragraph 1202 of the House bill upon spun silk or schappe silk yarn applicable to yarn of silk and artificial silk used in combination, which under paragraph 1213 of the House bill was dutiable at 35 per cent American value; and the House recedes.

Amendment No. 1100: The House bill provided a minimum duty of 26 per cent American value upon spun silk and schappe silk yarn and roving. The Senate amendment provides for a minimum duty of 40 per cent foreign value in the case of single yarns or roving and a minimum duty of 45 per cent foreign value in the case of two or more ply yarns; and the House recedes.

Amendment No. 1102: The House bill imposed upon thrown silk not more advanced than singles, tram, or organzine various specific duties ranging from 50 cents to \$1.50 a pound, with a minimum ad valorem duty of 12½ per cent American value. The Senate amendment substitutes for these duties a duty of 25 per cent foreign value; and the House recedes.

Amendments Nos. 1103 and 1104: The House bill imposed upon sewing silk, twist, floss, and silk threads or yarns made from raw silk a minimum duty of 20 per cent American value if in the gum and 26 per cent American value if ungummed or further advanced. The Senate amendments make these minimum duties, respectively, 35 per cent foreign value and 40 per cent foreign value; and the House recedes.

Amendment No. 1105. The House bill imposed upon woven fabrics in the piece, wholly or in chief value of silk, depending upon weight, silk content, kind, and condition of manufacture, various specific and ad valorem duties and a minimum ad valorem duty of 31 per cent American value. The Senate amendment strikes out all of these duties and imposes a duty of 55 per cent foreign value; and the House recedes. On this class of fabrics the specific rates under the act of 1909 were equivalent to 55 per cent on the average and in some cases were much higher.

Amendments Nos. 1106 and 1311: The House bill imposed upon plushes composed wholly or in chief value of silk various specific and ad valorem duties depending upon weight and whether or not the filling is of cotton, with a minimum duty of 33½ per cent American value, and upon velvet or plush ribbons various specific duties dependent upon measurement and silk color, with a minimum duty of 33½ per cent American value. The House bill, in paragraph 1453,



also imposed a duty of 10 per cent American value on hatter's plush. The Senate amendments strike out these House duties and substitute therefor a duty of 60 per cent foreign value; and the House recedes on both amendments.

Amendment No. 1109: This amendment changes from 33½ per cent American value to 55 per cent foreign value the House duty on fabrics wholly or in chief value of silk, not exceeding 12 inches in width, and articles made therefrom, and tubings, garters, suspenders, cords, tassels, and cords and tassels, if composed of silk or wholly or in chief value of silk and india rubber, and not embroidered; and the House recedes.

Amendment No. 1110: This amendment changes from 35 per cent American value to 55 per cent foreign value the House duty on knit fabrics in the piece composed wholly or in chief value of silk; and the House recedes.

Amendment No. 1111: This amendment changes from 45 per cent American value to 60 per cent foreign value the House duty on knit underwear, hose, half hose, and gloves composed wholly or in chief value of silk; and the House recedes.

Amendment No. 1112: This amendment changes from 40 per cent American value to 60 per cent foreign value the House duty on knit or crocheted outerwear and other goods composed wholly or in chief value of silk; and the House recedes.

Amendments Nos. 1113 and 1114: The House bill imposed on handkerchiefs and woven mufflers composed wholly or in chief value of silk a duty of 33½ per cent American value if not hemmed and a duty of 40 per cent American value if hemmed or hemstitched. The Senate amendments change these duties, respectively, to 55 per cent foreign value and 60 per cent foreign value; and the House recedes.

Amendment No. 1115: This amendment strikes out the House duty of 50 cents a dozen and 20 per cent American value on silk shirt collars, the effect of this amendment being to make this article dutiable at 60 per cent foreign value under paragraph 1210 of the bill as agreed to in conference; and the House recedes.

Amendment No. 1116: The House imposed upon men's and boys' shirts wholly or partly of silk a duty of 40 per cent American value, but not less than 10 per cent in addition to the duty on the component materials. The Senate amendment strikes out this paragraph of the House bill, the effect being to subject these articles to a duty of 60 per cent foreign value under paragraph 1210 of the bill as agreed to in conference; and the House recedes.

Amendment No. 1119: This amendment changes from 40 per cent American value to 60 per cent foreign value the House duty on wearing apparel not knit or crocheted, composed wholly or in chief value of silk, and not specially provided for; and the House recedes.

Amendment No. 1120: The House bill provided that articles composed wholly or in chief value of any of the materials or goods dutiable under paragraph 1212 of the House bill should pay not less than the rate of duty on such goods under the dutiable list. The Senate amendment strikes out this provision; and the House recedes.

Amendment No. 1122: This amendment changes from 35 per cent American value to 60 per cent foreign value the House duty on manufactures of silk or of which silk is the component material of chief value, not specially provided for; and the House recedes.

Amendment No. 1125: The House bill imposed the following duties on yarns, threads, filaments, and lame of artificial or imitation silk or of artificial or imitation horsehair, or of the waste of such materials: If singles, 45 cents a pound; if tram, 50 cents a pound; if organzine, 60 cents a pound, and provided a minimum duty of 23 per cent American value. The House bill also provided that in the case of ribbons and other fabrics and articles composed wholly or in chief value of any of the foregoing a duty of 45 cents a pound and 37½ per cent American value. The Senate amendment provides duties upon yarns made from artificial silk waste as follows: If singles, 25 cents a pound; if further advanced by grouping or twisting two or more yarns together, 30 cents a pound; and imposed upon yarns, threads, and filaments of artificial or imitation silk or of artificial or imitation horsehair the following duties: If singles, 45 cents a pound; if further advanced by grouping or twisting two or more yarns together, 50 cents a pound. This amendment imposes upon products of cellulose, not compounded, such as are ordinarily used in braiding or weaving and in imitation of silk, straw, or similar substances, a duty of 55 cents a pound. The Senate amendment also provides a minimum duty on all the foregoing of 45 per cent foreign value. The Senate amendment also provides that in the case of ribbons and other fabrics and articles composed wholly or in chief value of any of the foregoing a duty of 45 cents a pound and 60 per cent foreign value. The Senate amendment also imposes a duty of 10 per cent foreign value on unmanufactured artificial silk waste, dutiable under paragraph 1456 of the House bill at 10 per cent American value, and imposes a duty of 20 cents a pound but not less than 25 per cent foreign value on artificial silk waste partially manufactured and not further advanced than sliver or roving, the rate of duty on which under the House bill was doubtful; and the House recedes.

#### SCHEDULE 13.—PAPER AND BOOKS.

Amendment No. 1127: The Senate amendment imposes on pulpboard in rolls, for use in the manufacture of wallboard, a duty of 5 per cent foreign value. The House bill made no such provision, but included pulpboard in rolls within the general provision for pulpboard at 10 per cent American value; and the House recedes.

Amendment No. 1128: The Senate amendment provides that if any country, dependency, province, or other subdivision of government imposes a duty on any article specified in paragraph 1302 of the House bill when imported from the United States in excess of the duty therein provided there shall be imposed upon such article, when imported from such country, dependency, province, or other subdivision of government, a duty equal to that imposed by such country, dependency, province, or other subdivision of government on such article imported from the United States. The House bill contained no such provision; and the House recedes.

Amendment No. 1129: This amendment changes from 1½ cents a pound and 15 per cent American value to 20 per cent foreign value the duty on filter masso or filter stock, composed wholly or in part of wood pulp, wood flour, cotton, or other vegetable fiber; and the House recedes.

Amendment No. 1130: This amendment changes from 23 per cent American value to 25 per cent foreign value the House duty on indurated fiber ware, masks composed of paper pulp, or papier-mâché, manufactures of pulp, and manufactures of papier-mâché, not specially provided for; and the House recedes.

Amendment No. 1131: The Senate amendment represents a clerical amendment with the exception of "carbon paper coated." The House bill imposed a duty of 5 cents per pound on such paper. The Senate amendment changes this duty to 6 cents per pound and 15 per cent foreign value when weighing not over 6 pounds to the ream, or 5 cents per pound and 15 per cent foreign value where the paper weighs over 6 and less than 10 pounds per ream; and the House recedes.

Amendments Nos. 1132, 1134, and 1135: The House bill provided on papers commonly known as tissue paper, stereotype paper, and copying paper, and all papers not specially provided for, weighing not over 8 pounds to the ream a duty of 6 cents per pound and 15 per cent American value, and weighing over 8 pounds and less than 12½ pounds to the ream a duty of 5 cents per pound and 15 per cent American value. The Senate amendments change the duty on such paper weighing over 6 pounds and not over 8 pounds to the ream to 5 cents per pound and 15 per cent foreign value, and on such paper weighing not less than 10 pounds and less than 12½ pounds to the ream the following rates: Weighing not less than 10 pounds and less than 10.78 pounds per ream (tissue paper basis of 288,000 square inches), 30 per cent foreign value (as paper n. s. p. f. in paragraph 1309 of the House bill); weighing not less than 10.78 pounds and less than 12½ pounds per ream, 3 cents per pound and 15 per cent foreign value (under paragraph 1307 of the House bill); and the House recedes on all these amendments.

Amendment No. 1136: The Senate amendment imposes a duty of 4 cents per pound and 15 per cent foreign value on india and bible paper weighing over 10 pounds and less than 18 pounds to the ream. The House bill provided for such paper at the rate of one-fourth of 1 cent per pound and 10 per cent American value as printing paper not specially provided for; and the House recedes, with an amendment making the Senate duty apply to such paper weighing 10 pounds or more and less than 18 pounds to the ream.

Amendment No. 1137: The Senate amendment changes the House duty on papers with coated surface or surfaces, not specially provided for, from 5 cents per pound to 5 cents per pound and 15 per cent foreign value; and the House recedes.

Amendment No. 1139: This amendment changes from 4½ cents per pound and 17 per cent American value to 4½ cents per pound and 15 per cent foreign value the House duty on papers, including wrapping paper, with the surface or surfaces wholly or partly decorated or covered with a design, fancy effect, pattern, or character, except designs, fancy effects, patterns, or characters produced on a paper machine without attachments, or produced by lithographic process, if embossed, or printed otherwise than lithographically, or wholly or partly covered with metal or its solutions, or with gelatin or flock; and the Senate recedes.

Amendment No. 1140: This amendment changes the House duty on paper wholly or partly covered with metal or its solutions, and

weighing less than 15 pounds per ream, from 5 cents per pound and 17 per cent American value to 5 cents per pound and 15 per cent foreign value; and the Senate recedes.

Amendments Nos. 1141 and 1507: The House bill imposed on gummed papers, including decalcomania paper not printed, a duty of 5 cents per pound. Amendment No. 1141 changes the provision "including decalcomania paper not printed" to "including simplex decalcomania paper not printed," and amendment No. 1507 places "duplex decalcomania paper not printed" on the free list. The House recedes on amendment No. 1141, and recedes on amendment No. 1507 with an amendment making a change in paragraph number.

Amendment No. 1142: This amendment changes from 5 cents per pound and 17 per cent American value to 5 cents per pound and 15 per cent foreign value the House duty on cloth-lined or reinforced paper; and the Senate recedes.

Amendment No. 1143: This amendment changes the House duty on 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, all other grease-proof and imitation parchment paper, not specially provided for, from 3 cents per pound and 13 per cent American value to 3 cents per pound and 15 per cent foreign value; and the House recedes.

Amendment No. 1145: This amendment changes the House duty on wet transfer paper or paper prepared wholly with glycerin or glycerin combined with other materials, containing the imprints taken from lithographic plates, from 30 per cent American value to 65 per cent foreign value. The amendment also includes a clerical change; and the House recedes.

Amendment No. 1146: This amendment changes from 20 cents per pound to 25 cents per pound the House duty on 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; and the House recedes.

Amendment No. 1147: This amendment changes from 30 cents to 35 cents per pound the House duty on cigar bands 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; and the House recedes.

Amendment No. 1148: This amendment changes from 30 cents to 35 cents per pound the House duty on 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; and the House recedes.

Amendment No. 1149: This amendment changes from 40 cents to 50 cents per pound the House duty on cigar bands of the same number of colors and printings as described in amendment No. 1148; and the House recedes.

Amendment No. 1150: This amendment changes from 50 cents to 60 cents per pound the House duty on labels and flaps printed in whole or in part in metal leaf; and the House recedes.

Amendment No. 1151: This amendment changes from 55 cents to 65 cents per pound the House duty on cigar bands printed in whole or in part in metal leaf; and the House recedes.

Amendments Nos. 1152, 1154, 1155, and 1156: These amendments change the House duties on all other articles composed wholly or in chief value of paper lithographically printed in whole or in part (except boxes, views of American scenery or objects, and music, and illustrations when forming part of a periodical or newspaper, or of bound or unbound books, accompanying the same), not specifically provided for in paragraph 1306 of the House bill, as follows: Not exceeding eight one-thousandths of an inch in thickness, from 20 to 25 cents per pound; exceeding eight and not exceeding twenty one-thousandths of an inch in thickness, and less than 35 square inches cutting size in dimensions, from 8½ to 10 cents per pound; exceeding 35 square inches cutting size in dimensions, from 8 to 9½ cents per pound; exceeding twenty one-thousandths of an inch in thickness, from 6 to 7½ cents per pound; and the House recedes on all these amendments.

Amendment No. 1159: The Senate amendment limits the application of rates under paragraph 1307 of the House bill to such papers therein provided for as weigh 7 pounds or over per ream and changes the House rate of 3 cents a pound and 15 per cent American value on such papers as follows: Weighing not over 3.90 pounds per ream to 6 cents a pound and 15 per cent foreign value; over 3.90 pounds and less than 6½ pounds per ream (paragraph 1304 of the House bill) to 5 cents a pound and 15 per cent foreign value; weighing not less than 6½ pounds and less than 7 pounds to the ream (paragraph 1304 of the House bill) to 30 per cent foreign value (papers not specially provided for, under paragraph 1309 of the House bill); and the House recedes.

Amendment No. 1162: This amendment is clerical, except for the special provision for paper envelopes, not specially provided for, if lithographed. The House bill provided a duty for such paper envelopes of 10 per cent American value in addition to the duty as paper from which made, whereas the Senate amendment increases the additional duty of 10 per cent American value to 30 per cent foreign value; and the House recedes.

Amendment No. 1163: This amendment changes from 23 per cent American value to 35 per cent foreign value the House duty on Jacquard designs on ruled paper, or cut on Jacquard cards, and parts of such designs; and the House recedes.

Amendment No. 1164: This amendment strikes out the House bill provision of 5 cents per pound on paper hangings with paper back, not printed, lithographed, dyed, or colored, thereby including them within the provision for hanging paper at 10 per cent foreign value; and the House recedes.

Amendment No. 1165: This amendment changes from 20 per cent American value to 1½ cents per pound and 20 per cent foreign value the House duty on hanging paper, printed, lithographed, dyed, or colored; and the House recedes.

Amendment No. 1166: This amendment changes the House duty on wrapping paper, not specially provided for, from 23 per cent American value to 30 per cent foreign value; and the House recedes.

Amendment No. 1167: This amendment changes the House duty on blotting paper from 2 cents per pound and 10 per cent American value to 30 per cent foreign value; and the House recedes.

Amendment No. 1168: This amendment changes from 23 per cent American value to 30 per cent foreign value the House duty on paper not specially provided for; and the House recedes.

Amendment No. 1169: The House bill imposed on books of all kinds, bound or unbound, including blank books, slate books and pamphlets, drawings, engravings, photographs, etchings, maps, charts, music in books or sheets, and printed matter, a duty of 20 per cent American value; and on books bound wholly or in part in leather, the chief value of which is in the binding, not specially provided for, a duty of 33½ per cent American value. The Senate amendment imposes a duty on unbound books of all kinds, sheets or printed pages of books bound wholly or in part in leather, bound books of all kinds except those bound wholly or in part in leather, including blank books, slate books and pamphlets, engravings, photographs, etchings, maps, charts, music in books or sheets, and printed matter, not specially provided for, if of bona fide foreign authorship, a duty of 15 per cent foreign value; and on all others not specially provided for, 25 per cent foreign value; and on book bindings or covers wholly or in part of leather, not specially provided for, 30 per cent foreign value. The House recedes with an amendment making clerical changes.

Amendment No. 1170: This amendment changes the House duty on books of paper or other material for children's use, printed lithographically or otherwise, not exceeding in weight 24 ounces each, with more reading-matter than letters, numerals, or descriptive words, from 20 per cent American value to 25 per cent foreign value; and the House recedes.

Amendment No. 1172: This amendment changes from 26 per cent American value to 30 per cent foreign value the House duty on post cards (not including American views) plain, decorated, embossed, or printed except by lithographic process; and the House recedes.

Amendment No. 1173: This amendment changes the House duty on views of any landscape, scene, building, place or locality in the United States, on cardboard or paper, not thinner than eight one-thousandths of an inch (except show cards), occupying 35 square inches or less of surface per view, from 15 cents per pound and 20 per cent American value to 15 cents per pound and 25 per cent foreign value; and the House recedes.

Amendment No. 1174: The House bill imposed a duty on Christmas and other greeting-cards of 30 per cent American value. The Senate amendment provides that greeting cards, and all other social and gift cards, with text or greeting, shall be dutiable at 45 per cent foreign value; if such cards are without text or greeting the duty is 30 per cent foreign value; and the House recedes.

Amendment No. 1175: This amendment changes from 23 per cent American value to 30 per cent foreign value the House duty on photograph, autograph, scrap, post-card and postage-stamp albums, and albums for phonograph records; and the House recedes.

Amendment No. 1176: This amendment changes the House duty on playing cards from 60 per cent American value to 10 cents per pack and 20 per cent foreign value; and the House recedes.

Amendment No. 1177: This amendment changes from 23 per cent American value to 30 per cent foreign value the House duty on papers

and paper board and pulpboard, including cardboard and leather-board or compress leather, embossed, cut, die-cut, or stamped into designs or shapes, such as initials, monograms, lace, borders, bands, strips, or other forms, or cut or shaped for boxes or other articles, plain or printed, but not lithographed, and not specially provided for; paper board and pulpboard, including cardboard and leather-board or compress leather, laminated, glazed, coated, lined, printed, decorated, or ornamented in any manner; press boards and press paper; and the House recedes.

Amendment No. 1178: This amendment changes the House duty imposed on test or container boards of a bursting strength above 60 pounds per square inch from 15 per cent American value to 20 per cent foreign value; and the House recedes.

Amendment No. 1179: This amendment changes from 28 per cent American value to 35 per cent foreign value the House duty on stereo-type-matrix mat or board; and the House recedes.

Amendment No. 1181: This amendment changes from 26 per cent American value to 35 per cent foreign value the House duty on wall pockets, composed wholly or in chief value of paper, papier-mâché, or paper board, whether or not die-cut, embossed, or printed lithographically or otherwise; boxes, composed wholly or in chief value of paper, papier-mâché 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; and the House recedes.

#### SCHEDULE 14.—SUNDRIES.

Amendment No. 1182: The House bill imposed upon specified manufactures of asbestos various specific duties according to the nature of the article and imposed a duty of 20 per cent American value upon unenumerated manufactures of asbestos. The Senate amendment imposes a duty of 30 per cent foreign value upon asbestos yarn and woven fabrics, and a duty of 25 per cent foreign value upon all other manufactures of asbestos; and the House recedes.

Amendments Nos. 1183 and 1184: The House bill imposed a duty of 30 per cent American value upon ice and roller skates. The Senate amendments change this duty to 20 per cent foreign value; and the House recedes.

Amendments Nos. 1185 and 1187: These amendments change from 25 per cent American value to 45 per cent foreign value the House duty upon ivory beads; and the House recedes.

Amendment No. 1186: This amendment changes from 25 per cent American value to 35 per cent foreign value the House duty upon beads and spangles not including ivory beads, and upon imitation pearl beads and beads in imitation of precious or semiprecious stones; and the House recedes.

Amendments Nos. 1188 and 1190: These amendments change from 40 per cent American value to 60 per cent foreign value the House duty upon fabrics and articles not embroidered, etc., composed wholly or in chief value of beads or spangles, and strikes out the House duty upon fabrics or articles of this character ornamented with beads, spangles, or bugles, and amendment No. 1244 makes the latter article dutiable at 75 per cent foreign value; and the House recedes.

Amendment No. 1192: This amendment changes from 40 per cent American value to 60 per cent foreign value the House duty upon imitation pearl beads; and the House recedes.

Amendment No. 1195: This amendment changes from 25 per cent American value to 40 per cent foreign value the House duty upon boots or shoes the uppers of which are composed of wool, hair, fiber, silk, or silk substitutes; and the House recedes with an amendment making this duty 35 per cent foreign value.

Amendments Nos. 1196 and 1197: Amendment No. 1196 changes from 13 per cent American value to 15 per cent foreign value the House duty upon braids of straw, wool, rattan, or hemp, etc., for ornamenting hats, if not bleached, dyed, colored, or stained; and amendment No. 1197 changes from 17 per cent American value to 20 per cent foreign value the House duty upon these materials if bleached, dyed, etc.; and the House recedes.

Amendments Nos. 1198 and 1199: Amendment No. 1198 changes from 25 per cent American value to 35 per cent foreign value the House duty upon hats of straw, willow, rattan, etc., not blocked or trimmed; and amendment No. 1199 changes from 33 $\frac{1}{2}$  per cent American value to 50 per cent foreign value the House duty upon such hats, if blocked or trimmed; and the House recedes.

Amendment No. 1200: This amendment changes from 20 per cent American value to 30 per cent foreign value the House duty on straw hats known as harvest hats, valued at less than \$3 a dozen; and the House recedes with an amendment making this duty 25 per cent foreign value.

Amendments Nos. 1201 and 1202: These amendments change from 40 per cent American value to 60 per cent foreign value the House duty on men's hats of straw, willow, rattan, hemp, etc. (other than hats known as harvest hats), whether or not blocked or trimmed, if sewed, and includes in this duty all such hats whether or not for men; and the House recedes.

Amendment No. 1203: This amendment changes from 35 per cent American value to 45 per cent foreign value the House duty on tooth-brushes and other toilet brushes; and the House recedes.

Amendment No. 1205: This amendment changes from 30 per cent American value to 45 per cent foreign value the House duty on unenumerated brushes and on hair pencils; and the House recedes.

Amendment No. 1207: This amendment changes from 15 per cent American value to 25 per cent foreign value the additional duty imposed by the House bill on vegetable ivory buttons and blanks, and pearl or shell buttons and blanks; and the House recedes.

Amendment No. 1208: This amendment changes from 38 per cent American value to 45 per cent foreign value the House duty on parts of buttons and button molds and blanks, and collar and cuff buttons and studs of bone, mother-of-pearl, ivory, or agate, and unenumerated buttons; and the House recedes.

Amendment No. 1209: This amendment imposes a duty of 25 per cent foreign value on granulated or ground cork, which under the House bill under the paragraph amended was 25 per cent American value; and the House recedes.

Amendment No. 1210: This amendment changes from 25 per cent American value to 30 per cent foreign value the House duty on cork



insulation, cork tile, and manufactures of cork paper, and manufactures of cork bark, and artificial cork; and the House recedes.

Amendment No. 1211: This amendment changes from 40 per cent American value to 50 per cent foreign value the House duty on dice, dominoes, draughts, chessmen, and billiard, pool, and bagatelle balls, and poker chips; and the House recedes.

Amendment No. 1212: This amendment, together with amendment 1213, imposes a duty of 70 per cent foreign value on garland, festooning and Christmas-tree decorations of tinsel wire, lame, bullions, or metal threads which under paragraph 382 of the House bill were dutiable at 45 per cent American value; and the House recedes.

Amendment No. 1213: This amendment changes from 40 per cent American value to 70 per cent foreign value the House duty on dolls and parts of dolls, doll heads, and toy marbles of whatever material composed, and on unenumerated toys and parts of toys not composed of china, porcelain, parian, bisque, earthen or stone ware; and the House recedes.

Amendment No. 1215: This amendment imposes a duty of 20 per cent foreign value on paper and cloths coated with artificial or natural abrasives, which under the House bill were subject to various rates of duty according to the material with which coated; and the House recedes.

Amendment No. 1216: This amendment strikes out the House duty of 5 per cent American value on crude artificial abrasives, and amendment 1428 places these materials on the free list; and the House recedes.

Amendments Nos. 1217 and 1218: Amendment No. 1217 increases from 6 cents a gross to 12 cents a gross the House duty on matches when packed containing not more than 100 matches in a box, and amendment No. 1218 increases from three-fourths of 1 cent per 1,000 matches to 1 cent per 1,000 matches the House duty on matches otherwise imported. The House recedes on amendment No. 1217 with an amendment making the duty 8 cents a gross, and the Senate recedes on amendment No. 1218.

Amendment No. 1219: This amendment changes from 30 per cent American value to 45 per cent foreign value the House duty on wax matches, wind matches, and all matches in books or folders, or having stained or colored sticks or stems, night lights, fusees, and time-burning chemicals. The House recedes with an amendment making this duty 40 per cent foreign value.

Amendment No. 1220: This amendment changes from 25 per cent American value to 30 per cent foreign value the House duty on percussion caps, cartridges, and empty cartridge shells; and the House recedes.

Amendment No. 1221: This amendment imposes a duty of \$1 per 1,000 feet on mining, blasting, or safety fuses composed in chief value of cotton, which under paragraph 920 of the House bill were dutiable at 28 per cent American value as manufactures of cotton; and the House recedes.

Amendment No. 1224: This amendment changes from 45 per cent American value to 60 per cent foreign value the House duty on feathers and downs, dressed, colored, or otherwise manufactured, including manufactures of down, artificial or ornamental feathers for

millinery purposes, artificial fruits, vegetables, grains, leaves, and flowers; and the House recedes.

Amendment No. 1225: This amendment changes from 45 per cent American value to 65 per cent foreign value the House duty on natural leaves, plants, shrubs, and trees chemically treated, colored, dyed, or painted. The House recedes with an amendment making the duty 60 per cent foreign value.

Amendment No. 1226: This amendment changes from 50 per cent American value to 60 per cent foreign value the basket clause of the paragraph relating to feathers and downs, and millinery ornaments; and the House recedes.

Amendment No. 1228: This amendment changes from 20 per cent American value to 30 per cent foreign value the House duty on furs dressed on the skin, excepting silver or black fox furs. The House recedes with an amendment making the duty 25 per cent foreign value.

Amendment No. 1229: This amendment changes from 35 per cent American value to 40 per cent foreign value the House duty on manufactures of furs, excepting silver or black fox furs, prepared for use as material, and on unenumerated articles made of fur; and the House recedes.

Amendment No. 1230: This amendment changes from 40 per cent American value to 50 per cent foreign value the House duty on silver or black fox skins, and unenumerated manufactures thereof; and the House recedes.

Amendment No. 1232: This amendment changes from 22 per cent American value to 35 per cent foreign value the House duty on hatters' furs, or furs not on the skin, prepared for hatters' use; and the House recedes.

Amendment No. 1233: This amendment changes from 40 per cent American value to 50 per cent foreign value the House duty on fans except common palm-leaf fans; and the House recedes.

Amendment No. 1234: This amendment changes from 10 per cent American value to 20 per cent foreign value the House duty on gun wads; and the House recedes.

Amendment No. 1236: This amendment imposes a duty of 40 per cent foreign value on unenumerated manufactures, wholly or in chief value of cattle hair or horse hair, which under the House bill were dutiable at 20 per cent American value as unenumerated manufactured articles; and the House recedes.

Amendment No. 1237: This amendment changes from 20 per cent American value to 30 per cent foreign value the additional duty imposed by the House on hats in chief value of fur. The House recedes with an amendment making the duty 25 per cent foreign value.

Amendment No. 1239: This amendment changes from 55 per cent American value to 80 per cent foreign value the House duty on jewelry valued above 20 cents a dozen pieces; and the House recedes.

Amendment No. 1240: This amendment changes from 55 per cent American value to 80 per cent foreign value the House duty on rope and fancy patterns of chain valued above 30 cents a yard, and articles valued above 20 cents a dozen pieces designed to be worn on apparel or carried on or about the person, if made of metal; and the House recedes.

Amendment No. 1241: This amendment changes from 45 per cent American value to 75 per cent foreign value the House duty on all materials of metal suitable for use in the manufacture of jewelry, of rope, and fancy patterns of chain valued above 30 cents a yard, or of articles valued above 20 cents a dozen designed to be worn on apparel or carried on or about the person; and the House recedes.

Amendment No. 1243: The House bill imposed a duty of 20 per cent American value on chatons, doublets, and synthetic cut stones used in the manufacture of jewelry, and a duty of 45 per cent American value on imitation pearls and imitation precious or semiprecious stones except chatons, doublets, and synthetic cut stones. The Senate amendment strikes out these duties and substitutes a duty of 20 per cent foreign value on imitation precious cut or faceted stones, imitation semiprecious faceted stones, imitation half pearls, and hollow or filled pearls without hole or with hole partly through only, and a duty of 60 per cent foreign value on imitation precious stones not cut or faceted, imitation semiprecious stones not faceted, imitation jet buttons, cut, polished, or faceted, and imitation solid pearls wholly or in part pierced; and the House recedes.

Amendment No. 1244: The House bill imposed a duty of 45 per cent American value upon laces, burnt-out laces, window curtains, and all other articles or fabrics of lace or made wholly or in part, however small, of lace or imitation lace, and on edgings, insertings, nets, nettings, veils, veilings, neck ruffings, ruchings, tuckings, trimmings, flouncings, flutings, quillings, ornaments, ribbons ornamented in the process of weaving, and braids, and all articles composed in any degree of any of the foregoing fabrics or articles, if any of the foregoing are composed wholly or in chief value of yarns, threads, filaments, tinsel wire, lame, bullions, metal threads, spangles, or beads, but excepts from this duty articles and materials specially provided for in paragraphs 919, 1006, 1403, 1404, 1406, and 1424 of the House bill. The Senate amendment makes this duty 90 per cent foreign value, and applicable to embroideries capable of conversion into burnt-out laces (under the House bill dutiable at 37½ per cent American value under the paragraph to which the amendment relates), fabrics and articles composed wholly or in chief value of beads or spangles and not embroidered, tamboured, appliquéd, nor scalloped (which, if in part of lace, were taxable under paragraph 1403 of the House bill), and other unimportant articles, which under the House bill were taxed at various rates of duty. The House bill also imposed a duty of 37½ per cent American value upon embroideries and all other articles or fabrics, embroidered in any manner, or from which threads have been omitted, drawn, punched, or cut, and with threads introduced after weaving to finish or ornament the openwork, not including straight hemstitching, all the foregoing composed wholly or in chief value of yarns, threads, filaments, tinsel wire, lame, bullions, metal threads, spangles, or beads, but exempts from this duty the materials and articles specially provided for in paragraphs 919, 1006, 1403, 1404, 1406, and 1424 of the House bill. The Senate amendment makes this duty 75 per cent foreign value and makes this duty applicable to the materials and articles specially provided for in paragraphs 920, 1006, 1403, 1404, 1406, and 1424 of the bill as agreed to in conference; and the House recedes, with an amendment correcting a reference to a paragraph number.

Amendment No. 1245: This amendment imposes a duty of 20 per cent foreign value on bag, strap, case, and football leather, finished, which under the House bill was on the free list as leather not specially provided for; and the House recedes.

Amendment No. 1246: This amendment imposes a duty of 20 per cent foreign value on seal, sheep, goat, calf, and pig leather dressed and finished, other than shoe leather. Under the House bill these materials were on the free list as leather not specially provided for; and the House recedes with an amendment restoring pig leather to the free list.

Amendments Nos. 1249 and 1251: Amendment No. 1249 changes from 25 per cent American value to 30 per cent foreign value the House duty on leather bags, baskets, belts, pocketbooks, and other boxes, and on moccasins, and on manufactures of leather, rawhide, or parchment not specially provided for. Amendment No. 1251 changes from 30 per cent American value to 45 per cent foreign value the House duty on any of the foregoing permanently fitted with traveling luncheon, manicure, or similar sets; and the House recedes.

Amendment No. 1252: This amendment increases from \$4 a dozen pairs to \$5 a dozen pairs the House duty on men's gloves not over 12 inches in length; and the House recedes.

Amendment No. 1253: This amendment increases from \$3 a dozen pairs to \$4 a dozen pairs the House duty on women's and children's gloves not over 12 inches in length; and the House recedes.

Amendment No. 1254: The House bill imposed a minimum duty of  $37\frac{1}{2}$  per cent American value on leather gloves. The Senate amendment makes the minimum duty 50 per cent foreign value and places a maximum limit of 70 per cent foreign value; and the House recedes.

Amendment No. 1255: This amendment imposes a duty of 25 per cent foreign value on gloves of leather, made from horsehides or pigskins, which under the House bill were dutiable at various rates according to length and whether for men or women and children; and the House recedes.

Amendments Nos. 1256, 1257, and 1613: The House bill imposed a duty of 25 per cent American value upon catgut, whip gut, worm gut, oriental gut, and manufactures thereof. The Senate amendments place surgical catgut and unmanufactured worm gut upon the free list and change the duty on the remainder of the materials and articles dutiable under the paragraph of the House bill to 50 per cent foreign value; and the House recedes with amendments making the duty 40 per cent foreign value and making this duty applicable to surgical catgut.

Amendment No. 1258: This amendment changes from 30 per cent American value to 50 per cent foreign value the House duty on gas mantles and on other unenumerated mantles treated with chemicals or metallic oxides. The House recedes with an amendment making the duty 40 per cent foreign value.

Amendment No. 1259: This amendment imposes a duty of 35 per cent foreign value upon harness valued at more than \$70 a set, saddles valued at more than \$40 each, saddlery, and parts (except metal parts) for any of the foregoing. These articles were free of duty under paragraph 1600 of the House bill; and the House recedes

with an amendment making the duty apply to single harness valued at more than \$40, and making a clerical change in the House bill.

Amendment No. 1260: Cabinet locks, padlocks, and latches were not specifically mentioned in the House bill and fell under the basket clause as manufactures of metal not specially provided for at 35 per cent American value. The Senate amendment provides a classification for these articles according to construction and width, as set forth in the following table:

Article.	Rates of duty.		
	House bill (American value).	Senate bill.	Conference.
Cabinet locks, not of pin tumbler construction:			
If not over 1½ inches in width...	35 per cent.....	70 cents per dozen.....	70 cents per dozen.
Over 1½ and not over 2½ inches in width.....	do.....	\$1 per dozen.....	\$1 per dozen.
Over 2½ inches in width.....	do.....	\$1.50 per dozen.....	\$1.50 per dozen.
Padlocks, not of pin tumbler or cylinder construction:			
Not over 1½ inches in width.....	do.....	35 cents per dozen.....	35 cents per dozen.
Over 1½ and not over 2½ inches in width.....	do.....	50 cents per dozen.....	50 cents per dozen.
Over 2½ inches in width.....	do.....	75 cents per dozen.....	75 cents per dozen.
Padlocks, of pin tumbler or cylinder construction:			
Not over 1½ inches in width.....	do.....	\$1 per dozen.....	\$1 per dozen.
Over 1½ to 2½ inches in width.....	do.....	\$1.50 per dozen.....	\$1.50 per dozen.
Over 2½ inches in width.....	do.....	\$2 per dozen.....	\$2 per dozen.
All other locks or latches of pin tumbler or cylinder construction.	do.....	\$2 per dozen plus 20 per cent.	\$2 per dozen plus 20 per cent.

In using the above table it should be borne in mind that in the House bill the ad valorem rates were based upon American value while the Senate amendment and the conference agreement are based upon foreign value.

The House recedes.

Amendment No. 1262: This amendment changes from 15 per cent American value to 25 per cent foreign value the House duty upon unenumerated manufactures of amber, bladders, or wax; and the House recedes with an amendment making the duty 20 per cent foreign value.

Amendment No. 1264: This amendment changes from 20 per cent American value to 25 per cent foreign value the House duty upon unenumerated manufactures of bone, grass, horn, india rubber, straw, etc.; and the House recedes.

Amendment No. 1265: This amendment imposes a duty of 10 per cent foreign value upon motor-cycle tires of rubber, which under paragraph 371 of the House bill were dutiable at 30 per cent American value as finished parts of motor cycles; and the House recedes.

Amendment No. 1266: This amendment changes from 35 per cent American value to 50 per cent foreign value the House duty upon combs of horn or of horn and metal; and the House recedes.

Amendment No. 1269: This amendment changes from 30 per cent American value to 35 per cent foreign value the House duty upon unenumerated manufactures of ivory, mother-of-pearl, shell, plaster of Paris, hard rubber, and upon manufactured shells; and the House recedes.

Amendment No. 1273: This amendment strikes out the duty imposed by the House bill of 35 per cent American value on music wire, the effect of the amendment being to make this article dutiable under paragraph 316 of the bill; and the House recedes.

Amendment No. 1275: This amendment changes from 35 per cent American value to 40 per cent foreign value the House duty upon unenumerated musical instruments and parts, pianoforte or player actions and parts, cases for musical instruments, tuning forks, metronomes, etc., and metal strings for musical instruments; and the House recedes.

Amendment No. 1276: This amendment changes from 25 per cent American value to 35 per cent foreign value the additional duty imposed by the House bill upon tuning pins; and the House recedes.

Amendment No. 1277: The House bill imposed a duty of \$1.50 each and 35 per cent American value upon violins, violas, violoncellos, and double basses. The Senate amendment strikes out the specific duty and makes the ad valorem duty 45 per cent foreign value; and the House recedes with an amendment making the duty \$1 each and 35 per cent foreign value.

Amendment No. 1278: The House bill imposed a duty of 35 per cent American value upon unassembled parts of violins, violas, violoncellos, and double basses. The Senate amendment makes this duty 40 per cent foreign value; and the House recedes.

Amendment No. 1282: This amendment imposes a duty of 45 per cent foreign value upon needles for phonographs, graphophones, etc., which under the House bill were dutiable at 30 per cent American value as parts of phonographs, etc.; and the House recedes.

Amendment No. 1285: This amendment changes from 25 per cent American value to 35 per cent foreign value the House duty on calendar rolls or bowls suitable for use in calendering, embossing, mangling, or pressing operations; and the House recedes.

Amendments Nos. 1287 and 1288: The House bill imposed a duty on rosaries, chaplets, and similar articles of religious devotion made of gold, silver, platinum, precious or imitation precious stones of 15 per cent American value if valued at not more than \$1.25 per dozen and 30 per cent American value if valued at more than \$1.25 per dozen. The Senate amendment makes the duty, regardless of value, 50 per cent foreign value; and the House recedes.

Amendment No. 1291: This amendment changes from 10 per cent American value to 15 per cent foreign value the House duty on violin rosin; and the House recedes.

Amendment No. 1293: This amendment changes from 15 per cent American value to 25 per cent foreign value the House duty on unenumerated works of art; and the House recedes with an amendment making the duty 20 per cent foreign value.

Amendment No. 1296: The House bill imposed a duty of 50 cents a gross and 25 per cent American value on pencils not of metal and in addition a duty of 25 cents a gross on caps or protectors of pencils and pencils prepared for caps or protectors and a duty of 50 cents a gross on pencils stamped with names other than the manufacturers'. The Senate amendment strikes out this duty and substitutes for it a duty on pencils not of metal of 40 cents a gross but not less than 45 per cent foreign value, a duty of 25 cents a gross on pencil point protectors and clips and a duty of 50 cents a gross but not less than

45 per cent foreign value on pencils stamped with names other than the manufacturers'. The House recedes with an amendment making the duty on pencils 45 cents per gross and in addition 25 per cent foreign value, and agreeing to the rate on pencil point protectors and clips and making the rate on pencils stamped with names other than the manufacturers' 50 cents a gross and in addition 25 per cent foreign value.

Amendment No. 1298: The House bill imposed a duty of 6 cents a gross on pencil leads not in wood, or other material, a duty of 10 cents a gross on leads not exceeding six one-hundredths of an inch in diameter and commonly known as refills; a duty of 60 cents a gross on colored, copy, or indelible leads, and in addition to all these specific rates imposed a duty of 20 per cent American value. The Senate amendment removes the additional ad valorem duty on pencil leads not in wood or other material and imposes a duty of 10 cents a gross on leads commonly known as refills not exceeding six one-hundredths of an inch in diameter and not exceeding 2 inches in length and a proportional duty in addition on longer leads, and imposes a duty of 40 per cent foreign value on colored or crayon leads or copy or indelible leads; and the House recedes.

Amendment No. 1300: This amendment changes from 30 per cent American value to 20 per cent foreign value the House duty on photographic cameras and parts thereof not specially provided for; and the House recedes.

Amendment No. 1301: This amendment changes from 20 per cent American value to 15 per cent foreign value the House duty on photographic dry plates not specially provided for; and the House recedes.

Amendment No. 1302: The House bill imposed a duty of 20 per cent American value on photographic and moving picture films, sensitized but not exposed or developed. The Senate amendment makes this duty four-tenths of 1 cent a linear foot of the standard width of 1½ inches and proportional rates on other widths; and the House recedes.

Amendment No. 1303: The House bill imposed a duty of 30 per cent American value on photographic film negatives for moving picture exhibits or for reproducing pictures for such exhibits, if exposed, whether developed or not. The Senate amendment changes this rate to 2 cents a linear foot in the case of such negatives exposed but not developed and 3 cents a linear foot if exposed and developed; and the House recedes.

Amendment No. 1304: This amendment changes from 30 per cent American value to 1 cent a linear foot the House duty on photographic film positives for use in connection with moving-picture exhibits; and the House recedes.

Amendment No. 1305: This amendment changes from 25 per cent American value to 1 cent a linear foot the duty imposed by the House bill on photographic and motion-picture films or film negatives taken from the United States and exposed in a foreign country by an American producer in the course of production of a picture, 60 per cent or more of which is made in the United States; and the House recedes.

Amendment No. 1309: This amendment changes from 45 per cent American value to 60 per cent foreign value the House duty on pipe bowls, pipes, cigar and cigarette holders, and cases for the same, mouthpieces and cases for the same, pouches for chewing or smoking tobacco, cigarette books, cigarette book covers, cigarette paper, except cork paper, and all unenumerated smokers' articles unless made of china, porcelain, parian, bisque, earthen or stone ware; and the House recedes.

Amendments Nos. 1310 and 1484: These amendments impose a duty of 20 per cent foreign value on crude or unmanufactured meerschaum and remove this material from the free list; and the House recedes.

Amendment No. 1311: See amendment No. 1106.

Amendment No. 1314: This amendment makes blanks and pistons of thermostatic containers dutiable at the same rate as the containers, such blanks and pistons being dutiable under the House bill at various rates according to the material of which composed; and the House recedes.

Amendments Nos. 1317, 1318, 1319, and 1320: The following table shows the duties imposed upon thermostatic containers and parts by the House bill, the Senate amendments, and the conference agreement. In each of these amendments the House recedes with an amendment making the changes indicated in the table.

	House.	Senate.	Conference.
Capacity 1 pint or less.....	10 cents each.....	20 cents each.....	15 cents each.
Capacity more than 1 pint.....	20 cents each.....	40 cents each.....	30 cents each.
Additional ad valorem duty.....	30 per cent (American value).	50 per cent (foreign value).	45 per cent (foreign value).
Unenumerated parts.....	35 per cent (American value).	60 per cent (foreign value).	55 per cent (foreign value).

Amendments Nos. 1324, 1326, 1327, and 1328: The House bill imposed a duty of 35 per cent American value on umbrellas, parasols, and sunshades covered with material other than paper, not embroidered or appliquéd, and walking canes, and a duty of 30 per cent American value on handles and sticks for umbrellas, parasols, sunshades, and contained a proviso that none of these articles should pay a less rate of duty than the rate provided for the component material of chief value. The Senate amendment No. 1328 strikes out the proviso and amendments Nos. 1324, 1326, and 1327 make the duty on walking canes and on handles or sticks for umbrellas, parasols, and sunshades 40 per cent foreign value and the duty on umbrellas, parasols, and sunshades covered with material other than paper or lace, not embroidered or appliquéd, 40 per cent foreign value; and the House recedes.

Amendment No. 1331: This amendment changes from 15 per cent American value to 25 per cent foreign value the duty on white bleached beeswax; and the House recedes.



## TITLE II.—FREE LIST.

## SCHEDULE 15.

Amendment No. 1340: This amendment provides that no article specified by name in the dutiable list shall be free of duty under the paragraph placing agricultural implements on the free list; and the House recedes.

Amendment No. 1341: See amendment No. 188.

Amendment No. 1344: See amendment No. 717.

Amendment No. 1347: See amendment No. 567.

Amendment No. 1349: See amendment No. 123.

Amendment No. 1353: See amendment No. 14.

Amendment No. 1356: See amendment No. 591.

Amendment No. 1357: This amendment strikes from the free list bagging for cotton, gunny cloth, and similar fabrics, composed of single yarns made of jute, or other material not bleached, dyed, colored, stained, painted, or printed, and not exceeding 16 threads to the square inch, and weighing not less than 15 ounces to the square yard; and amendment 1051 places duties on these fabrics. Amendment No. 1357 also places on the free list waste bagging and waste sugarsack cloth, which fabrics were dutiable at 10 per cent American value under paragraph 1456 of the House bill, unless they were wastes of the fabrics enumerated in paragraph 1517 of the House bill, in which case they were also on the free list under the House bill; and the House recedes.

Amendment No. 1358: See amendment No. 784.

Amendment No. 1359: This amendment places on the free list binding twine manufactured from henequen, which under paragraph 1019 of the House bill was dutiable at 28 per cent American value as a manufacture of vegetable fiber; and the House recedes.

Amendment No. 1360: See amendment No. 568.

Amendment No. 1366: This amendment specifically places animal carbon suitable only for fertilizing purposes upon the free list, so as to prevent its being classed as bone black and made dutiable at 20 per cent ad valorem under paragraph 66 of the House bill; and the House recedes.

Amendment No. 1370: This amendment permits the free entry of books, maps, music, engravings, photographs, etchings, lithographic prints, bound or unbound, and charts, more than 20 years old, which were dutiable at 20 per cent American value under paragraph 1310 of the House bill. This amendment also provides that if such articles have been rebound within 20 years the binding shall be dutiable as provided in paragraph 1310; and the House recedes.

Amendment No. 1372: Under the House bill books and pamphlets printed wholly or chiefly in languages other than English were dutiable under paragraph 1310 at 20 per cent American value. The Senate amendment places these books and pamphlets on the free list; and the House recedes.

Amendment No. 1374: The House bill permitted schools and colleges and public libraries and religious, educational, and fine arts, etc., institutions to import free of duty not to exceed two copies, for their own use and not for sale, of any book, map, music, engraving, photograph, etching, lithographic print, or chart. The Senate

amendment removes the limitation of two copies; and the House recedes.

Amendments Nos. 1376 and 1377: The House bill provided that books and libraries of persons from foreign countries, if actually used abroad by them not less than one year, and not intended for any other person or persons, nor for sale, if not exceeding \$250 in value, should be admitted free of duty. Amendment No. 1377 strikes out the value limit, and amendment No. 1376 reinstates the provisions of existing law that "usual and reasonable furniture and similar household effects" of such persons, which under the House bill were dutiable according to material of chief value, may be entered free of duty; and the House recedes on both amendments.

Amendment No. 1381: This amendment specifically enumerates on the free list Brazilian or pichurim beans which were not specifically enumerated under paragraph 1562 of the House bill; and the House recedes.

Amendment No. 1382: See amendment No. 259.

Amendment No. 1384: See amendment No. 886.

Amendment No. 1387: See amendment No. 569.

Amendment No. 1389: The House bill provided that if any country imposes a duty upon calcium acetate when imported from the United States an equal duty shall be imposed upon calcium acetate coming into the United States from such country. This amendment struck out the House provision; and the House recedes from its disagreement to this amendment with an amendment restoring the House provision with clerical changes.

Amendment No. 1391: See amendment No. 558.

Amendment No. 1392: See amendment No. 558.

Amendment No. 1393: See amendment No. 266.

Amendment No. 1395: See amendment No. 389.

Amendment No. 1397: See amendment No. 845.

Amendment No. 1400: The House bill provided that if any country imposes a duty upon coal, coke, and other articles used for fuel specified in paragraph 1545 of the House bill when imported from the United States, an equal duty shall be imposed upon such articles coming into the United States from such country. This amendment strikes out the House provision; and the House recedes from its disagreement to this amendment with an amendment restoring the House provision with clerical changes.

Amendment No. 1419: See amendment No. 897.

Amendments Nos. 1421, 1522, and 1553: The House bill placed potassium and sodium cyanide upon the free list. Amendment No. 1522 strikes potassium cyanide out of paragraph 1636 of the House bill and amendment No. 1553 strikes sodium cyanide out of paragraph 1654 of the House bill. Amendment No. 1421 places potassium and sodium cyanide salts, not specially provided for, on the free list in one paragraph; and the House recedes on all of these amendments.

Amendment No. 1425: The House bill left on the free list crude dyeing and tanning materials of vegetable origin treated solely for proper packing or for prevention of decay or deterioration pending manufacture. The Senate amendment permits these articles to come in free if advanced in value or condition by shredding, grinding, chipping, crushing, or any similar process; and the House recedes.

Amendment No. 1428: See amendment No. 1216.

Amendment No. 1433: This amendment places upon the free list fish imported to be used for purposes other than human consumption, which under the provisions of paragraph 718 of the House bill would have been dutiable as fish not specially provided for at 1 cent a pound; and the House recedes.

Amendment No. 1439: This amendment places on the free list gloves made wholly or in chief value of leather made from hides of cattle of the bovine species, which under paragraph 1433 of the House bill were dutiable at various rates dependent on length and on whether intended for wear by men or women and children; and the House recedes with an amendment making a clerical change.

Amendment No. 1442: This amendment places on the free list honeysuckle, which was dutiable under paragraph 1458 of the House bill at 20 per cent American value as a manufactured article not specially provided for; and the House recedes.

Amendment No. 1444: This amendment provides that no article specified by name on the dutiable list shall be free of duty under the paragraph of the bill placing fertilizer on the free list; and the House recedes.

Amendment No. 1446: See amendment No. 41.

Amendment No. 1448: The House bill left gunpowder and all other explosive substances used for mining, blasting, or artillery purposes, not specially provided for, on the free list. Senate amendment No. 592 removes dynamite and other high explosives put up in sticks, cartridges, or other forms, suitable for blasting, from the free list and makes them dutiable at 1½ cents a pound; and Senate amendment No. 1448 includes sporting powder with gunpowder and all other explosive substances not specially provided for on the free list, but provides that if any country, dependency, province, or other subdivision of government imposes a duty upon such articles when imported from the United States an equal duty shall be imposed upon such articles coming into the United States from such country, dependency, province, or other subdivision of government; and the House recedes.

Amendment No. 1468: See amendment No. 58.

Amendment No. 1482: The House placed mechanically ground wood pulp and chemical wood pulp on the free list but added a proviso that whenever the President ascertains that any country restricts the exportation or imposes any export charge upon printing paper, wood pulp, or wood for use in the manufacture of wood pulp, he should proclaim this fact and thereafter there should be levied upon mechanically ground wood pulp and chemical wood pulp when imported from such country, a duty of 10 per cent American value and in addition thereto an amount equal to the highest export charge imposed by such country upon an equal amount of wood pulp or an amount of wood necessary to manufacture such wood pulp, or an amount of printing paper ordinarily manufactured from such wood pulp. The Senate amendment strikes out this proviso; and the House recedes.

Amendment No. 1484: See amendment No. 1310.

Amendment No. 1488: The House bill made no distinction between molasses for human consumption and molasses not to be used for human consumption but included all molasses and sirups testing not above 48 per cent total sugars in paragraph 503 of the House bill

dutiable at 0.25 of 1 cent a gallon and 0.275 of 1 cent additional for each per cent of total sugars and fractions above 48 per cent total sugars. The Senate amendment removed from the House classification molasses testing not above 56 per cent total sugars and not to be used for human consumption and placed them on the free list. The House recedes from its disagreement to amendment No. 1488 with an amendment adopting the Senate language and changing the percentage of total sugars to 52 per cent and making such molasses dutiable under paragraph 502 of the bill as amended at one-sixth of 1 cent per gallon.

Amendment No. 1492: This amendment puts on the free list nets or sections of nets for use in otter trawl fishing, if composed wholly or in chief value of manila or vegetable fiber. These nets, if made of flax, hemp, or ramie, would have been dutiable under paragraph 1006 of the House bill at various rates according to the thread, twine, or cord of which the nets are made, and if made of other vegetable fiber would have been dutiable under paragraph 1019 of the House bill at 28 per cent American value as a manufacture of vegetable fiber. The House recedes with an amendment making a clerical change and a change in paragraph number.

Amendment No. 1494: The House bill placed on the free list coconuts and broken coconut meat or copra, not shredded, desiccated, or prepared in any manner, palm nuts and palm-nut kernels. The Senate amendment struck out the House provision and placed the following oil-bearing seeds and nuts on the free list: Copra, coconuts, hempseed, palm nuts, palm-nut kernels, tung nuts, rapeseed, perilla, and sesame seed, and seeds and nuts not specially provided for when the oils derived therefrom are free of duty; and the House recedes with an amendment making a clerical change in the paragraph number.

Amendment No. 1499: See amendment No. 165.

Amendment No. 1507: See amendment No. 1141.

Amendment No. 1509: This amendment places on the free list pads for horses, which under paragraph 1120 of the House bill were dutiable as a manufacture of wool, not specially provided for, at 25 per cent American value; and the House recedes with an amendment making a change in paragraph number.

Amendment No. 1512: The House bill provided for the free entry of personal effects not merchandise, if not exceeding \$300 in value, of citizens of the United States dying in foreign countries. The effect of the House bill provision was to make such articles exceeding \$300 in value dutiable at various rates according to their character and material of which composed. The Senate amendment strikes out the limitation of value, thus providing for the free entry of such articles regardless of value, and the House recedes.

Amendment No. 1514: This amendment places on the free list fancy or racing pigeons which under paragraph 711 of the House bill if valued at \$5 or less were dutiable at 50 cents each and if valued at more than \$5 each were dutiable at 20 per cent American value; and the House recedes with an amendment making clerical changes.

Amendment No. 1516: See amendment No. 272.

Amendment No. 1518: This amendment places on the free list sheets of platinum, unmanufactured, which under paragraph 393 of the House bill were dutiable at 45 per cent American value; and the House recedes.

Amendment No. 1520: The House bill placed on the free list potassium chloride, potassium sulphate, kainite, wood ashes, and all crude potash salts not specially provided for but provided that for a period of five years after the passage of the act the following duties should be collected on the actual potash content of all the foregoing: 2½ cents a pound for the first two years; 2 cents a pound for the third year; 1½ cents a pound for the fourth year; and 1 cent a pound for the fifth year; and thereafter free. The Senate amendment strikes out this provision; and the House recedes with an amendment making the duty 1½ cents a pound for three years after the passage of the act and thereafter putting these materials on the free list.

Amendment No. 1522: See amendments Nos. 232 and 1421.

Amendment No. 1524: The House bill provided for the free entry of professional books, implements, instruments, and tools of trade, occupation, or employment in the actual possession of immigrants if owned and used by them abroad, if not exceeding \$250 in value, the effect of which was to make those exceeding \$250 in value dutiable at various rates according to their character or material of which composed. The Senate amendment strikes out the limitation in value, thus providing for the free entry of such articles regardless of value; and the House recedes.

Amendment No. 1527: This amendment places on the free list radio vacuum tubes which under the House bill were dutiable according to the component material of chief value; and the Senate recedes.

Amendment No. 1533: The House bill provided that rice, cleaned, for use in the manufacture of canned foods should be admitted free of duty. The Senate amendment limits the free entry of such rice to rice known as Patna rice; and the House recedes.

Amendment No. 1535: See amendment No. 896.

Amendment No. 1536: See amendment No. 699.

Amendment No. 1539: This amendment places smelts on the free list when fresh, frozen, or packed in ice, which under paragraph 718 of the House bill were dutiable at 1 cent per pound; and the House recedes.

Amendment No. 1541: The Senate amendment places the following seeds on the free list: Chickpeas or garbanzos, cowpeas, and sugar beet. Under paragraph 765 of the House bill chickpea seeds and garbanzos seeds were dutiable at 1 cent a pound and cowpeas at one-half cent a pound. Amendment No. 871 strikes out these duties. Under paragraph 762 of the House bill sugar-beet seeds were dutiable at 1 cent a pound. Amendment No. 860 strikes out this duty. The House recedes with an amendment making a change in paragraph number.

Amendment No. 1544: See amendment No. 634.

Amendment No. 1551: The Senate amendment places skins of all kinds, not specially provided for, tanned but not finished, on the free list, which under the provisions of paragraph 1600 of the House bill were on the free list as leather not specially provided for; and the Senate recedes.

Amendment No. 1553. See amendment No. 1421.

Amendment No. 1559: The House bill put standard newsprint paper on the free list but added a proviso that whenever the President finds that any country restricts the exportation of, or imposes any

export duty on printing paper, wood pulp, or wood for use in the manufacture of wood pulp, he shall so declare by proclamation and thereafter there shall be levied upon standard newsprint paper when imported from such country a duty of 10 per cent American value, and in addition an amount equal to the highest export charge imposed by such country upon either an equal amount of printing paper or an amount of wood pulp or wood for use in the manufacture of wood pulp necessary to manufacture such printing paper. The Senate amendment strikes out this proviso; and the House recedes.

Amendment No. 1561: This amendment places on the free list altars, pulpits, communion tables, baptismal fonts, shrines, or parts of any of the foregoing, and statuary imported in good faith for presentation (without charge) to, and for the use of, any corporation or association organized and operated exclusively for religious purposes. The House bill had no such provision and such articles were dutiable according to the component material of chief value. The House recedes with an amendment making a change in paragraph number.

Amendment No. 1563: This amendment places trap rock on the free list which under the House bill was dutiable as a nonenumerated unmanufactured article at 10 per cent American value; and the House recedes.

Amendment No. 1569: See amendment No. 896.

Amendment No. 1572: The House bill provided that all intermediate containers of tea in packages of less than 5 pounds each, except mats, should be dutiable at the rate chargeable on such containers if imported empty. The Senate amendment eliminates this exception; and the House recedes.

Amendment No. 1575: This amendment, together with amendment No. 602, places on the free list tin in bars, blocks, or pigs, grain or granulated and scrap tin, which under paragraph 386 of the House bill were dutiable at 2 cents a pound. The amendment, together with amendment 369, also places on the free list scrap tin plate, which under paragraph 301 of the House bill was dutiable at \$1.25 a ton. The House recedes with an amendment making a change in paragraph number.

Amendment No. 1577: See amendment No. 900.

Amendment No. 1582: This amendment puts wafers, nonedible, on the free list. Under the House bill they were dutiable at various rates according to the component material of chief value; and the House recedes, with an amendment making a change in paragraph number.

Amendment No. 1587: The House bill provided for the free admission of master records of soft wax or metal matrices obtained therefrom, for use in the manufacture of sound records for export purposes. The Senate amendment provides that these articles shall be admitted free under such regulations as the Secretary of the Treasury may prescribe; and the Senate recedes.

Amendment No. 1589: The House bill provided for free admission of articles of personal adornment of persons arriving in the United States necessary and appropriate for their wear and use. The Senate amendment provides that all jewelry and similar articles of personal adornment valued at \$300 or more, brought in by a non-resident, shall, if sold within three years after arrival, be liable to

duty at the rate in force at the time of the sale, to be paid by the importer; and the House recedes.

Amendment No. 1590: The House bill provided for the free admission of articles acquired by United States residents returning from abroad for personal and household use or as souvenirs or curios, but not bought on commission or intended for sale, up to \$250 in value. The Senate amendment limits this to articles not exceeding \$100 in value; and the House recedes.

Amendment No. 1596: See amendment No. 624.

Amendment No. 1600: See amendment No. 628.

Amendment No. 1601: This amendment places on the free list paving posts, railroad ties, and telephone, trolley, electric-light, and telegraph poles of cedar or other woods, which under paragraph 405 of the House bill were dutiable at 10 per cent American value. The House recedes with an amendment making a change in paragraph number.

Amendment No. 1602: This amendment, together with amendment No. 633, places on the free list pickets, palings, hoops, and staves of wood of all kinds, which under paragraph 407 of the House bill were dutiable at 10 per cent American value; and the House recedes with an amendment making a change in paragraph number.

Amendment No. 1603: This amendment places on the free list logs of fir, spruce, cedar, or western hemlock, which under paragraph 402 of the House bill were dutiable at \$1 a thousand feet; and the Senate recedes.

Amendment No. 1611: The House bill provided that stained or painted window glass or stained or painted glass windows imported by houses of worship should be imported free of duty. The Senate amendment limits the free importation of such articles to such articles which are works of art and valued at \$15 or more per square foot and ordered after the passage of this Act; and the House recedes. The effect of this amendment is to make such articles valued at less than \$15 per square foot and those valued at \$15 or more per square foot but not works of art, dutiable at 50 per cent foreign value under paragraph 230 as agreed to in conference.

Amendment No. 1613: See amendment No. 1256.

### TITLE III.—SPECIAL PROVISIONS.

Amendment No. 1615: Section 301 of the House bill authorized the President to negotiate reciprocity treaties to become effective upon ratification by the Senate and approval by Congress. This amendment strikes out this provision; and the House recedes. See amendment No. 1667.

Amendment No. 1616: The House bill authorized the President to impose additional duties upon articles imported from a country which imposed upon products of the United States burdens which he deemed "higher and reciprocally unequal and unreasonable." The Senate amendment strikes out this provision and substitutes section 317 therefor; and the House recedes. See amendment No. 1667.

Amendment No. 1617: The House bill authorized the President, within a period of three years after the passage of this act, to negotiate trade agreements with foreign countries and to reduce, not more than 20 per cent and for not more than five years, the duties imposed by this act. Neither ratification nor approval by Congress was re-

quired. The Senate amendment strikes out this provision; and the House recedes. See amendment No. 1667.

Amendment No. 1621: The House bill, in the section relating to countervailing duties, did not provide for bounties and grants made by persons, partnerships, associations, cartels, or corporations. The Senate amendment so provides; and the House recedes.

Amendment No. 1623: Section 307 of the House bill provided that all articles of foreign manufacture or production capable of being marked, stamped, branded, or labeled, without injury, should be marked, stamped, branded, or labeled, in legible English words to indicate the country of origin. It also required all packages containing imported merchandise to be marked in the same manner. In case of failure, the article or the package was to be held in customs custody until properly marked. The Senate amendment strikes out these provisions and provides for a similar marking, but if the article is not properly marked, no delivery of the merchandise held in customs custody is to be made to the importer until the entire shipment is properly marked. The Senate amendment further provides that, unless the article is exported, there shall be levied, in addition to the regular duty, a duty of 10 per cent, or, if the article is free of duty, a duty of 10 per cent is imposed; and the House recedes with an amendment striking out the words "to the importer", in order to prevent any delivery until the article is properly marked.

Amendments Nos. 1631 and 1637: These amendments are necessary because of the action of the conferees on amendment No. 1623; and the House recedes with amendments making clerical changes.

Amendment No. 1638: The House bill placed the administration of the quarantine against cattle and hides under the Secretary of the Treasury. The Senate amendment transfers it to the Secretary of Agriculture; and the House recedes with an amendment making a clerical change.

Amendment No. 1641: Section 311 of the House bill specified the articles which could be imported under bond for exportation within six months. The Senate amendment strikes out this provision and incorporates them in section 308 and in addition permits the entry under bond of containers for compressed gases which comply with the laws and regulations for the transportation of such containers in the United States, and authorizes the cancellation of the six months' bond if the articles imported for experimental purposes are destroyed during the experiment; and the House recedes.

Amendment No. 1649: The Senate amendment permits the destruction of waste material resulting from manufacture in bonded warehouse; and the House recedes.

Amendments Nos. 1650, 1651, 1652, and 1653: The House bill provided for the manufacture of cigars, in bonded manufacturing warehouses, from tobacco imported from any one country. The Senate amendment extended this provision to the manufacture of cigarettes and tobacco and eliminated the requirement that the tobacco be imported from one country; and the Senate recedes on all these amendments.

Amendment No. 1654: Section 315 of the House bill is stricken out and rewritten by the Senate amendment in order to harmonize with paragraph 388 of the House bill. The Senate amendment also provides for the cancellation of the charge against the bond on the expor-



tation of the refined metal produced from the dutiable metal imported, in order to remove the discrimination against the bonded smelter and in favor of the nonbonded smelter, which resulted from the tariff act of 1913; and the House recedes.

Amendment No. 1655: The Senate amendment strikes out and rewrites section 316 of the House bill, relating to drawback, and restores existing law with certain changes. An amount of domestic wheat equal to not less than 30 per cent of the amount of imported wheat must have been used in order to gain the privilege of drawback upon the exportation of flour or by-products. The rule for the distribution of drawback, where more than one product results, from the manipulation of the imported merchandise, is changed, and the drawback is distributed according to the relative value of the product exported; and the House recedes.

Amendment No. 1657: The Senate amendment permits the drawback upon flavoring extracts manufactured in the United States when an internal-revenue tax has been paid upon the domestic alcohol used; and the House recedes.

Amendment No. 1658: The Senate amendment strikes out the provision in the House bill that only domestic tax-paid alcohol may be used in the manufacture of medicinal or toilet preparations in order to gain the benefit of the drawback; and the House recedes.

Amendment No. 1665: The Senate amendment inserts a new section containing provisions for an elastic tariff. It authorizes the President to increase or decrease the duties specified in this act and to shift to the American valuation system under certain conditions.

Subdivision (a) authorizes the President to increase or decrease duties and to change classifications whenever necessary to equalize the ascertained differences in costs of production. No duty, however, may be increased or decreased more than 50 per cent of the duties specified in Title I, and no authority is given to transfer from the dutiable list to the free list, or vice versa; nor may any duty be changed from specific to ad valorem, or vice versa. The action of the conferees specifies that the differences in costs of production are to be ascertained in the United States and in the principal competing foreign country and removes the limit imposed by this amendment providing that section 315 shall remain in effect only until July 1, 1924.

Subdivision (b) authorizes the President to substitute American valuation for foreign valuation whenever necessary to equalize ascertained differences in costs of production of products within paragraphs 27 and 28 of Title I, under conditions and limitations similar to those prescribed in subdivision (a). The action of the conferees extends the provisions of this subdivision to all articles provided for in Title I but prohibits an increase in rates upon an article so transferred.

Subdivision (c) prescribes the factors which the President is to take into consideration in determining differences in costs of production, and also provides that investigations to assist the President in ascertaining such differences are to be made by the United States Tariff Commission. The action of the conferees eliminates the provision of the Senate amendment that the Tariff Commission hearings shall be public and that the President shall make the findings, hear-

ings, and testimony in all proceedings public as soon as practicable after the issuance of a proclamation.

The President is not authorized to increase rates beyond the specified maximum ad valorem rate fixed in any paragraph of this act. The House recedes with an amendment making clerical changes and the changes indicated.

Amendment No. 1666: The Senate amendment inserts a new section making unlawful unfair methods of competition and unfair acts in the importation of merchandise into the United States, which threaten the stability or existence of American industry.

Investigations of cases arising under this section are to be made by the United States Tariff Commission and its findings are subject to review, on questions of law, by the United States Court of Customs Appeals. The final findings of the commission are then transmitted to the President and he is authorized, in case such unfair methods or acts are established to his satisfaction, to impose additional duties upon merchandise imported in violation of the act, and in extreme cases he is authorized to prohibit the offending person from importing any merchandise into the United States; and the House recedes with an amendment making clerical changes.

Amendment No. 1667: The Senate amendment inserts a new section giving the President discretionary powers to impose additional duties or prohibition upon imports from any country discriminating against the overseas commerce of the United States.

This section follows the precedent established by a maximum and minimum provision of the Payne-Aldrich Act, which had for its purpose the obtaining of equality of treatment for American overseas commerce. The Senate amendment, however, is more flexible than the provision of the Payne-Aldrich Act and is designed to reach every form of discrimination, direct or indirect, whereby American commerce is placed at a disadvantage as compared with the commerce of any foreign country.

Sections 301 and 303 of the House bill provide for special negotiations whereby exclusive concessions may be given in the American tariff in return for special concessions from foreign countries. Section 302 of the House bill places in the hands of the President power to penalize the commerce of any foreign country which imposes on its imports, including those coming from the United States, duties which he deems to be "higher and reciprocally unequal and unreasonable." Under the Senate amendment, however, the United States offers, under its tariff, equality of treatment to all nations, and at the same time insists that foreign nations grant to our external commerce equality of treatment; and the House recedes with an amendment rewriting subdivisions (e) and (f) and making further clerical changes.

Amendment No. 1668: The Senate amendment inserts a new section enlarging the powers of and imposing well-defined duties upon the United States Tariff Commission; and the House recedes.

Amendment No. 1682: The House bill repealed section 3022 of the Revised Statutes and Title I of the emergency tariff act. The Senate amendment strikes out this repeal at this point in the bill and provides for their repeal in the repealing sections of Title IV; and the House recedes.

Amendment No. 1683: The House bill provided that nothing in this act should be construed as permitting oaths to be demanded or fees to be charged. The Senate amendment strikes out this provision as unnecessary, in view of the several amendments relating specifically to oaths and fees; and the House recedes.

Amendment No. 1684: The Senate amendment prevents an implied repeal of the provisions of subsection 30 of section 28 of the act of August 5, 1909, relating to the powers and duties of the Assistant Attorney General in charge of customs; and the House recedes.

Amendment No. 1685: The Senate amendment inserts a new section imposing a duty of 90 per cent foreign value upon automobiles, automobile bodies, automobile chassis, and parts thereof exported prior to February 11, 1919, from the United States, for the use of the American Expeditionary Forces or for the Governments associated with the United States in the war with Germany, and which have been sold; and the House recedes with an amendment making a clerical change.

Amendment No. 1686: The Senate amendment inserted a section authorizing the establishment of "foreign trade zones;" and the Senate recedes.

#### TITLE IV.—ADMINISTRATIVE PROVISIONS.

Amendment No. 1690: The Senate amendment enlarges the definition in the House bill of the word "vessel" so that it will include a hydroplane; and the House recedes.

Amendment No. 1692: The House bill defined the word "port" to mean a "port of entry." The Senate amendment strikes out this definition in order to retain the existing distinction between a port and a port of entry; and the House recedes.

Amendment No. 1695: The Senate amendment enlarges the definition in the House bill of "merchandise" to include merchandise the importation of which is prohibited, in order to meet the situation created by recent court decisions holding that the phrase "capable of being imported" means "legally capable of being imported"; and the House recedes.

Amendment No. 1698: The House bill included in the definition of the word "person" the provision that reference to any officer includes the person authorized to perform the duties of the office. The Senate amendment strikes out this provision, for the various sections refer specifically to the officer; and the House recedes.

Amendments Nos. 1701, 1702, and 1703: The Senate amendments change the definition in the House bill of the word "master" to conform with existing law in order to remove possible confusion in the navigation laws; and the House recedes.

Amendment No. 1714: The definition in the House bill of the word "appraiser" included the person directed to act as the appraiser. The Senate amendment strikes out this provision and provides specifically in section 500 for the person who is to act; and the House recedes.

Amendment No. 1715: The House bill defined the phrase "date of exportation." The Senate amendment strikes out this definition in order that the phrase will retain the well-established meaning now given it by the courts; and the House recedes.

Amendment No. 1716: The Senate amendment strikes out the definition in the House bill of "proof spirit" in order to permit the definition in section 3249 of the Revised Statutes to apply; and the House recedes.

Amendment No. 1717: The Senate amendment strikes out the definition in the House bill of "proof gallon" in order to permit the definition in section 3250 of the Revised Statutes to apply; and the House recedes.

Amendment No. 1718: The Senate amendment strikes out the definition in the House bill of "wine gallon" in order that the existing definition and practice may apply; and the House recedes.

Amendment No. 1719: The Senate amendment strikes out the definition in the House bill of the word "ton" because it conflicted with the use of the word in connection with the tonnage of vessels and in order that the existing definition and practice may prevail; and the House recedes.

Amendment No. 1720: The Senate amendment strikes out the definition in the House bill of "United States" and inserts a definition to conform with Titles I and II; and the House recedes.

Amendment No. 1721: The House bill provided for the "American valuation plan" as the basis for assessing ad valorem duties and defined "value" to mean, first, the selling price of the comparable and competitive domestic article; second, in the absence of such value, the selling price of the imported article or a constructive selling price in the United States based on any facts accessible to the appraiser establishing such price. The Senate amendment strikes out this provision in the House bill and substitutes, with minor changes, the foreign valuation system of existing law. The Senate amendment provides that the value of imported merchandise shall be (1) the foreign value or the export value, whichever is higher; (2) in the absence of the foreign value and the export value, then the United States value, which is defined to be the American selling price of the imported article less the charges accruing subsequent to the shipment of the merchandise to the United States, in order to reach a constructive foreign value; and (3) in the absence of the foreign value, the export value, and the United States value, then the cost of production.

The Senate amendment also defines the American selling price of the domestic article to be the wholesale price in the principal markets of the United States of any article manufactured or produced in the United States, and in the event that the President proclaims, under the provisions of subdivision (b) of section 315, that the value shall be determined according to the American selling price, then the value of the imported merchandise shall be determined by ascertaining the American selling price of a similar competitive domestic article; and the House recedes with an amendment making clerical changes.

Amendment No. 1722: Sections 403 and 404 of the House bill carried into law the prior administrative definitions of "purchased" merchandise and of merchandise imported "otherwise than by purchase," which were adopted in order to secure necessary statements upon invoices. The Senate amendment strikes out these two sections and specifically requires in section 481 the statement on invoices of such facts as are necessary for an appraisement and classification of merchandise; and the House recedes.

Amendment No. 1726: The House bill required a statement in the manifest of the names of the owners of the vessel according to the vessel's register. The Senate amendment strikes out this requirement, as the names can be obtained whenever necessary from the register; and the House recedes.

Amendment No. 1728: The House bill contained no provision for a list of the baggage on board the vessel in the absence of the owner. The Senate amendment requires such list; and the House recedes.

Amendment No. 1732: The House bill permitted vessels of regular lines to proceed to their port of destination without reporting at the first port of arrival. The Senate amendment strikes out this provision and requires all vessels to report at the first port of arrival as a safeguard against smuggling and the illicit traffic in liquor; and the House recedes.

Amendments Nos. 1734 and 1735: The House bill placed the report and entry of vessels under the jurisdiction of the Secretary of the Treasury. The Secretary of Commerce now has such jurisdiction, and the Senate amendments restore that jurisdiction to the Secretary of Commerce, and possible confusion in the administration of the navigation laws is eliminated. The amendments necessary to prevent a conflict between the jurisdiction of the two departments have been made throughout Title IV; and the House recedes.

Amendment No. 1737: The House bill provided only for delivery of the original manifest at the time of making entry of the vessel. The Senate amendment requires the delivery of an additional copy; and the House recedes.

Amendment No. 1738: See amendment No. 1734.

Amendment No. 1743: The House bill imposed a stated fine of \$500 upon every master who failed to make the report or entry of his vessel. The Senate amendment imposes an elastic fine of not more than \$1,000; and the House recedes.

Amendment No. 1751: The Senate amendment corrects a typographical error in the House bill by striking out the penalty of \$500 and restoring the penalty of \$5,000 imposed under existing law; and the House recedes.

Amendment No. 1757: The House bill made no distinction between merchandise and baggage. The existing law and practice makes such distinction, and the Senate amendment retains this distinction. The necessary amendments are made throughout Title IV; and the House recedes.

Amendment No. 1772: The Senate amendment provides that a vessel arriving in distress is not required to make entry, a provision of existing law omitted in the House bill; and the House recedes.

Amendment No. 1783: See amendment No. 1734.

Amendments Nos. 1793 and 1794: See amendment No. 1757.

Amendment No. 1800: See amendment No. 1757.

Amendment No. 1803: See amendment No. 1757.

Amendment No. 1807: The House bill was a codification of sections 2891, 2892, 2894, and 2896 of the Revised Statutes. The Senate amendment strikes out the provision in the House bill and rewrites the section in order to make it conform, with minor changes, with existing law and practice; and the House recedes.

Amendments Nos. 1808, 1809, and 1810: See amendment No. 1757.

Amendments Nos. 1812 and 1813: See amendment No. 1757.

Amendment No. 1822: See amendment No. 1757.

Amendments Nos. 1826, 1827, and 1828: See amendment No. 1757.

Amendment No. 1839: The House bill imposed a penalty of \$100 upon a customs officer who quits his station or neglects or fails to perform his duties. The Senate amendment strikes out this provision; and the House recedes.

Amendment No. 1845: The House bill imposed a penalty of \$100 for interfering with a customs officer in the performance of his duty. The Senate amendment increases this penalty to \$500; and the House recedes.

Amendment No. 1854: The House bill made possible a distinction between the owner and the consignee of imported merchandise. The Senate amendment makes the consignee the only person responsible in the importation of merchandise, and the necessary changes have been made throughout the title; and the House recedes.

Amendment No. 1856: See amendment No. 1854.

Amendment No. 1861: The House bill subjected vehicles to the provisions of law relating to vessels. The Senate amendment strikes out this provision and specifically provides for vehicles wherever necessary, because vessels are within the jurisdiction of the Department of Commerce and vehicles are within the jurisdiction of the Secretary of the Treasury; and the House recedes.

Amendment No. 1873: See amendment No. 1757.

Amendment No. 1886: The House bill failed to provide for the forfeiture of an article the importation of which is prohibited. The Senate amendment makes this provision; and the House recedes.

Amendment No. 1890: The House bill authorized the through transportation of sealed cars. The Senate amendment rewrites the provision, leaving it to the discretion of the Secretary of the Treasury to stop the cars at the border and to examine the merchandise if he deems it necessary to safeguard against smuggling; and the House recedes.

Amendment No. 1892: The House bill provided that in case the person in charge of the sealed car fails to proceed promptly to the port of destination and deliver the merchandise he shall be subject to a penalty equal to the value of the merchandise if subject to duty, or subject to a penalty of \$25 if the merchandise is free of duty. The Senate amendment strikes out this provision and restores existing law, which imposes a penalty in such case of not more than \$1,000 fine or imprisonment for not more than five years, or both, regardless of whether or not the merchandise is subject to duty; and the House recedes.

Amendment No. 1895: The Senate amends the provision of section 3114 of the Revised Statutes so that it will be applicable to all vessels documented under the laws of the United States engaged in the foreign or coasting trade. The existing statute applies only to such vessels engaged in the foreign and coasting trade on the northern, northeastern, and northwestern frontiers of the United States and because of the date on which the section became law it has been construed as not applicable to the coasting trade on the Pacific coast. Section 3115 of the Revised Statutes provides for the remission of the duties imposed under section 3114 where the repairs were necessary to enable the vessel to proceed to her port of destination.

and is reenacted without change in order to make certain its application to section 3114 as amended; and the House recedes.

Amendment No. 1896: Section 481 of the House bill required a consular invoice at the time of entry, or, in the absence of such invoice, a pro forma invoice and a bond to produce the certified invoice. The Senate amendment embodies these provisions in subdivision (b) of section 484, where all of the provisions of law relating to entry of merchandise and the papers or documents required at the time of entry are grouped in one section. Section 482 of the House bill required all certified invoices to be made out in triplicate and to be signed by the seller, manufacturer, or owner. The Senate amendment struck out this section and incorporated its provisions in section 482, so that all provisions relating to the requirements of a declaration before the consul may be found in one section. Section 483 of the House bill related to the disposition of the consular invoice. This section is stricken out by the Senate amendment and included in section 482 for the same reason. Section 484 of the House bill specified the statements to be included in the invoice. The Senate amendment strikes out this section, and its provisions, with certain changes, are incorporated in section 481, which contains all of the provisions relating to the contents of the consular invoice. The House bill only required the invoice to state from whom the merchandise was purchased; the Senate amendment requires the invoice to state in addition the person to whom the merchandise is sold. The House bill did not require a statement of the kind of currency; the Senate amendment requires such statement in the invoice. The Senate amendment also authorizes the Secretary of the Treasury to require additional facts if he deems it necessary; and the House recedes.

Amendment No. 1897: Section 485 of the House bill related to the declaration before the consul. It required a repetition in the declaration of many of the statements required in the invoice. The Senate amendment, in section 482, provides concisely for all of the statements not provided for in the invoice, and then requires a declaration that all of the statements in the invoice and entry are true and correct; and the House recedes with an amendment authorizing the shipper to obtain a quadruplicate copy of the consular invoice, if the merchandise is intended for immediate transportation.

Amendment No. 1898: Section 486 of the House bill attempted to codify various sections of existing law relating to certification before the consul. The section failed to include several provisions relating to the duties of the consular officers. Inasmuch as these matters are within the jurisdiction of the Department of State and are now governed by the regulations of that department, the Senate amendment strikes out this section and restores existing law; and the House recedes with an amendment to conform with the action of the conferees on amendment No. 1897.

Amendment No. 1900: Section 488 of the House bill authorized the collector to require a statement as to cost of production and partially defines cost of production, authorized him to accept such statement in lieu of the certified invoice, and authorized him to require a statement in the case of consigned merchandise by a person other than the manufacturer. The Senate amendment strikes out this

section and, in section 484, authorizes the collector or the appraiser to require a statement showing the cost of production; cost of production is defined in section 402; the statement can not be accepted in lieu of the certified invoice, for it does not furnish all of the information necessary; and the authority to require the statement in the case of consigned merchandise is placed in section 481; and the House recedes.

Amendment No. 1903: The Senate amendment strikes out section 490 of the House bill and places, in section 484, all of the provisions relating to the entry of merchandise which were in sections 481, 488, 490, 491, and 493 of the House bill. The House bill provided merely for a statement in the form of an invoice where the certified consular invoice was not produced. The Senate amendment requires the production of a shipper's or seller's invoice in such cases. The House bill did not specifically except the cases where a formal entry is not possible. The Senate amendment specifically excepts these cases and, in sections 490, 498, 552, and 553 provides for their entry. The House bill required the production of a bill of lading at the time of making entry. The Senate amendment, in subdivision (c) of section 484, authorizes the collector to accept a shipping receipt or other satisfactory evidence in cases where there is no bill of lading, such as shipments by express or parcels post; it also authorizes the collector to accept a bond in cases where a bill of lading has been issued but is not produced at the time of making entry, and provides that any person injured as a result of the delivery may sue directly on the bond. The House bill required statements at the time of entry as to value and classification of the merchandise; the Senate amendment requires these statements in the invoice and authorizes the Secretary of the Treasury to require at the time of entry such additional facts as he deems necessary; and the House recedes with an amendment requiring the consignee to make a declaration under oath that he is unable to produce a certified invoice, whenever he makes an entry without such invoice.

Amendment No. 1904: The Senate amendment strikes out all of section 491 and the first paragraph of section 492 of the House bill and incorporates their provisions in section 485, where all of the provisions relating to the declaration at the time of entry are enumerated. Section 491 of the House bill provided for a declaration to be signed by the owner, importer, consignee, or agent, but did not provide for the specific statements to be included within the declaration. The Senate amendment enumerates the statements to be made in the declaration and requires a declaration as to the truth of all statements in the invoice and other documents filed at the time of entry. Section 491 of the House bill authorized the Secretary of the Treasury to prescribe regulations for the entry of periodicals, and this provision is placed in subdivision (b) of 485 of the Senate amendment. The House bill also authorized the Secretary of the Treasury and the Secretary of Commerce to require statements for statistical purposes. These provisions are eliminated from the declaration and placed in subdivision (e) of section 484, as they relate to entry.

The first paragraph of section 492 of the House bill provided for a owner's declaration in the event that the entry is made by an



agent. The Senate amendment includes this provision in subdivision (c) of section 485. Under the present law the consignee is always liable for additional or increased duties, even though he is not the actual owner of the merchandise. The Senate amendment relieves him of this liability if he declares that he is not the actual owner, if he furnishes the name and address of the owner, and if he produces within 90 days a declaration of the actual owner. The Senate amendment also requires separate forms for the declaration in the case of merchandise imported in pursuance of a purchase or agreement to purchase, and merchandise imported otherwise than in pursuance of the purchase or agreement to purchase; and the House recedes.

Amendment No. 1908: Section 493 of the House bill is stricken out by the Senate amendment and placed in subdivision (f) of section 484, in order that all of the provisions relating to entry may be found in one section; and the House recedes.

Amendment No. 1910: The House bill, in the provision for a bond for the return of merchandise not sent to the public stores, included a provision that an importer or consignee who desired to make entry but who was not in possession of the invoices and other documents should give a bond for their production. This provision is stricken out by the Senate amendment and included within section 490, in order not to confuse the bond for the return of packages with the bond for the production of missing documents; and the House recedes.

Amendment No. 1913: The House bill required the bond given for the production of packages to include a condition for the payment of increased or additional duties. The Senate amendment strikes out this provision, for it was a change in existing law and the present practice does not indicate a necessity for it, for the Government is in possession of a sufficient quantity of the merchandise to insure against any failure to pay the increased or additional duties; and the House recedes.

Amendment No. 1914: The provisions of the House bill are stricken out in conformity with the action of the conferees on amendment No. 1913; and the House recedes.

Amendment No. 1915: See amendment No. 1854.

Amendment No. 1916: The Senate amendment restores a provision omitted in the House bill authorizing the consignee to make corrections in his entry at any time before the invoice or the merchandise has come under the observation of the appraiser for the purposes of appraisement. This is a reenactment with a slight change of Paragraph I, Section III, of the act of 1913. This paragraph, however, has recently been construed as not giving the privilege to make corrections after the documents have been delivered to the appraiser, and the Senate amendment extends the privilege by the addition of the phrase "for the purpose of appraisement," in accordance with the intent of the original paragraph and with a long-standing practice; and the House recedes.

Amendment No. 1917: The House bill repealed Paragraph I of Section III of the act of 1913, imposing upon the collector the duty to cause the merchandise to be appraised, and did not contain a substitute. The Senate amendment restores this necessary provision; and the House recedes.

Amendment No. 1920: The Senate amendment restores the provision of existing law, omitted in the House bill, that the additional duties shall not be construed to be penal; and the House recedes.

Amendment No. 1921: The Senate amendment restores the provision of existing law giving the Secretary of the Treasury authority to remit additional duties in the case of a manifest clerical error; and the House recedes.

Amendment No. 1923: The House bill provided that additional duties shall be remitted upon a finding of the Board of General Appraisers that there was no intention to defraud or to conceal or misrepresent the facts, but failed to prescribe the procedure. The Senate amendment authorizes the Board of General Appraisers to prescribe the procedure; and the House recedes.

Amendment No. 1924: The Senate amendment is a reenactment with a slight change of a provision of existing law creating a presumption of fraud in proceedings other than a criminal prosecution in the event that the appraised value exceeds the declared value by more than 100 per cent; and the House recedes with an amendment making a clerical change.

Amendment No. 1927: The Senate amendment conforms with the action of the conferees on amendment No. 1903; and the House recedes.

Amendment No. 1928: The Senate amendment strikes out the words "in said pending cases"; and the Senate recedes.

Amendment No. 1929: The Senate amendment inserts the authority of the collector to liquidate the entry in accordance with the final appraisement; and the House recedes.

Amendment No. 1930: The House bill provided for a tentative entry and a tentative appraisement of imported merchandise, to give the importer an opportunity to secure the necessary facts in order to make a proper entry under the American valuation system. The provision is unnecessary because of the change in basis of valuation; and the House recedes.

Amendment No. 1933: The House bill provided that in case all of the documents were not produced the collector should place the merchandise in a bonded warehouse. The Senate amendment gives the collector a discretion, and he may take a bond to produce the missing documents and permit entry under the provisions of section 484 without sending the merchandise to a bonded warehouse; and the House recedes.

Amendment No. 1936: See amendment No. 1854.

Amendment No. 1946: The House bill required the collector to destroy all merchandise subject to an internal-revenue tax if he was of the opinion that it would not sell for a sufficient amount to pay such taxes. Section 3368 of the Revised Statutes was recently amended to permit cigarettes and tobacco to be given to hospitals for the use of veterans of the World War. The Senate amendment retains this provision; and the House recedes.

Amendment No. 1953: See amendment No. 1854.

Amendment No. 1955: Section 502 of the House bill is stricken out by the Senate amendment and incorporated in section 498, which includes all of the provisions applicable to entry under regulations of the Secretary of the Treasury; and the House recedes.

Amendment No. 1956: Section 503 of the House bill provided for a bond in the case of entry under regulations of the Secretary of the Treasury. This section is stricken out, and under the provisions of section 498 the Secretary may require a bond under his rules and regulations if he deems it necessary; and the House recedes.

Amendment No. 1963: The House bill failed to authorize the collector to examine the baggage in order to ascertain whether it contained articles free of duty or prohibited. The Senate amendment vests him with this authority; and the House recedes.

Amendment No. 1975: Section 506 of the House bill provided for entry under the regulations of the Secretary of the Treasury. These provisions are incorporated in section 498, which covers all importations that can not be entered and declared under sections 484 and 485. The Senate amendment also includes merchandise within the provisions of the act of June 8, 1896, which was repealed in the House bill. This act permits the packing in one package of numerous small packages of slight value belonging to different persons; and the House recedes.

Amendment No. 1983: The House bill did not prescribe a minimum number of packages to be sent to the public stores for examination. The Senate amendment prescribes that not less than one package of every invoice and not less than 1 package of every 10 packages shall be designated and sent for examination unless the Secretary of the Treasury prescribes a lesser number. The Senate amendment also authorizes the collector or the appraiser to require additional packages; and the House recedes.

Amendment No. 1988: Section 508 of the House bill prescribed the duty of the appraiser. This section is stricken out by the Senate amendment and is incorporated in section 500, where the duties of the appraiser, the assistant appraiser, and examiner are enumerated in conformity with existing law and practice. The Senate amendment also includes a provision of existing law authorizing the Secretary of the Treasury to designate an official of the customs as acting appraiser at ports where there are no appraisers; and the House recedes.

Amendment No. 1990: The House bill did not prescribe the method of filing an appeal for reappraisement. The Senate amendment provides that the appeal must be filed with or mailed to the Board of General Appraisers; and the House recedes.

Amendment No. 1991: The House bill limited the period within which the collector could appeal to 30 days. The Senate amendment extends this period to 60 days to conform with existing law, as a 30-day period was considered insufficient; and the House recedes.

Amendment No. 1992: The Senate amendment establishes the date of the appraiser's report as the beginning of the 60-day period, in accordance with the decisions of the board; and the House recedes.

Amendment No. 1993: See amendment No. 1854.

Amendment No. 1995: The Senate amendment establishes the date of the personal delivery or the date of mailing of the written notice of appraisement as the date on which the 10-day period commences; and the House recedes.

Amendment No. 1997: The Senate amendment restores the necessary provision of existing law omitted in the House bill that the

consignee must comply with all of the provisions of law relating to the entry and appraisement of merchandise before he can file a valid appeal for a reappraisement; and the House recedes.

Amendment No. 2003: The present practice has required the production of original documents. The Senate amendment authorizes the admission in evidence of copies of official documents when certified by an official authorized by the Secretary of the Treasury; and the House recedes.

Amendment No. 2004: The House bill did not permit a review of a decision of a general appraiser except as to the value of merchandise. The Senate amendment is intended to permit such a review, especially of decisions upon jurisdictional questions; and the House recedes.

Amendment No. 2006: The Senate amendment requires a copy of the application by a collector for a review of a decision of a general appraiser to be mailed to the consignee or his agent or attorney; and the House recedes.

Amendment No. 2007: See amendment No. 1854.

Amendment No. 2010: The Senate amendment specifically permits argument before a board of three general appraisers; and the House recedes.

Amendment No. 2017: The Senate amendment authorizes the Secretary of the Treasury to disseminate certain information in conformity with existing practice; and the House recedes.

Amendment No. 2018: The Senate amendment extends the dissemination to information relating to the classification and assessment of duties; and the House recedes.

Amendment No. 2020: The Senate amendment reenacts a provision of existing law and extends it to include a final decision of the Board of General Appraisers. It prevents the Secretary of the Treasury from reversing or modifying any ruling or decision adversely to the United States, except in concurrence with an opinion of the Attorney General recommending the same or a final decision of the Board of General Appraisers; and the House recedes.

Amendment No. 2021: The Senate amendment reenacts without change a provision of existing law not included in the House bill; and the House recedes.

Amendment No. 2024: See amendment No. 1854.

Amendment No. 2030: Section 513 of the House bill permitted the abandonment of perishable merchandise only when the quantity to be abandoned was 10 per cent or more of the invoice quantity, and it required delivery to the collector in every instance. The Senate amendment strikes out this section and rewrites it in section 505, permits the abandonment of 5 per cent or more of the total quantity of perishable merchandise, and makes a delivery unnecessary if it is so far destroyed as to be nondeliverable; and the House recedes.

Amendment No. 2032: The Senate amendment strikes out all of sections 515, 516, 517, 518, and 519 of the House bill and restores existing law because it was deemed impracticable to make a complete codification of the statutes relating to the importation of liquor; and the House recedes.

Amendment No. 2041: The House bill authorizes inspection of importers' books and imposes an additional duty of 15 per cent in case of failure to permit such inspection. The Senate amendment

strikes out this provision and inserts the provisions of existing law relating to the inspection of exporters' books and the inspection of importers' books, and authority to prohibit the importation or to withhold delivery of merchandise is given in case of a refusal by the importer; and the House recedes.

Amendment No. 2042: The Senate amendment strikes out section 524 of the House bill relating to legal tender and restores existing law, as it was deemed impracticable to codify all of the statutes and decisions relating to legal tender; and the House recedes.

Amendment No. 2053: Title IV applies to decisions of the collector upon the questions not within the jurisdiction of the Secretary of the Treasury, particularly questions under the navigation laws within the jurisdiction of the Secretary of Commerce. The Senate amendment is intended to eliminate all doubt as to the extension of a remedy by protest of matters not falling within the jurisdiction of the Secretary of the Treasury; and the House recedes.

Amendment No. 2054: Under the existing law there is no remedy in the event that the importer has made a clerical error, for the remedy is confined to the case of a manifest clerical error. The effect of the Senate amendment permits the filing of protest and a re-liquidation of the entry for a clerical error discovered within one year after date of the entry, or within 60 days after liquidation when liquidation is made more than 10 months after the date of entry; and the House recedes with an amendment striking out the phrase "in any entry or liquidation," in order to avoid misinterpretation.

Amendment No. 2056: The House bill changed existing law and required the importer to make additional statements in his protest. The Senate amendment strikes out this provision and restores existing law, which has been well defined by decisions; and the House recedes.

Amendment No. 2059: The Senate amendment permits a protest to be amended at any time prior to the first docket call; and the House recedes.

Amendment No. 2066: The House bill provided that whenever an American manufacturer or producer should prove that it was impracticable for him to make an importation of merchandise he could appear in any case in which the question was involved, or he could present his facts to the collector, and he was given the right to appeal for reappraisement or to make a protest. The provisions of the House bill were susceptible of doubtful interpretation. The Senate amendment strikes out this section and provides for a more detailed and practical method of getting the facts before the appraising officers. If the American manufacturer, producer, or wholesaler is not satisfied with the appraiser's action, he may, under subdivision (a) of section 516, file an appeal for reappraisement or file a protest under the provisions of subdivision (b). In both instances the action will be taken upon an actual importation. The Senate amendment also assures a proper notice to the opposing parties and assures the privacy of documents and papers; and the House recedes.

Amendment No. 2072: The Senate amendment authorizes a board of three general appraisers or a general appraiser to obtain analyses of imported merchandise by Government laboratories or bureaus; and the House recedes.

Amendment No. 2077: The provisions of section 533 of the House bill are stricken out by the Senate amendment and rewritten and rearranged in section 520. The only material change is in permitting a correction in the case of a manifest clerical error within 60 days after liquidation, when liquidation is made more than 10 months after the date of entry instead of within one year after the date of entry; and the House recedes.

Amendment No. 2078: The House bill was a revision of the existing statute of limitations. No important changes were made, and in order to retain the benefit of numerous court decisions the Senate amendment reenacts existing law, except for the addition of the phrase "after the expiration of 60 days after the date of liquidation when liquidation is made more than 10 months after date of entry"; and the House recedes.

Amendment No. 2079: The House bill provided for the furnishing of information by executive departments and independent establishments. The present practice is operating satisfactorily, and the Senate amendment strikes out this section in order to prevent the assertion of a statutory right to obtain confidential information; and the House recedes.

Amendment No. 2080: The Senate amendment reenacts without change the provisions of the emergency tariff act relating to the conversion of currency; and the House recedes.

Amendment No. 2081: The Senate amendment changes the names of the present naval officers to "comptrollers of customs" and defines their duties in accordance with existing practice; and the House recedes.

Amendment No. 2082: Under the present law reimbursements for labor and services of customs officials are covered into the Treasury as miscellaneous receipts. The Senate amendment provides that they shall be refunded to the appropriation from which the labor and services were originally paid; and the House recedes.

Amendment No. 2083: The Senate amendment authorizes the Secretary of the Treasury to use, in the District of Columbia, not more than eight customs officials to assist in the enforcement of this act; and the House recedes.

Amendment No. 2084: A recent decision of the circuit court of appeals holds that existing law does not prevent the importation of merchandise bearing the same trade-mark as merchandise of the United States, if the imported merchandise is genuine and if there is no fraud upon the public. The Senate amendment makes such importation unlawful without the consent of the owner of the American trade-mark, in order to protect the American manufacturer or producer; and the House recedes with an amendment requiring that the trade-mark be owned, at the time of the importation, by a citizen of the United States or by a corporation or association created or organized within the United States.

Amendment No. 2085: The House bill provided for the transportation under bond of merchandise from the port of arrival to another port for entry if the port of destination is shown in the papers. The Senate amendment removes this restriction and permits the transportation to any port which the consignee designates; and the House recedes.

Amendment No. 2086: See amendment No. 1886.

Amendment No. 2088: See amendment No. 1886.

Amendment No. 2092: The provisions of the House bill were capable of an interpretation conflicting with the navigation laws of the United States. This possible conflict is eliminated by the Senate amendment; and the House recedes.

Amendment No. 2093: The House bill did not provide for the compensation of the customs officers appointed to supervise the receipt of merchandise into bonded warehouses; the Senate amendment provides that this compensation shall be reimbursed to the Government by the proprietor of the warehouse, in conformity with existing law; and the House recedes.

Amendment No. 2097: The Senate amendment eliminates the provision of the House bill that merchandise in bonded warehouses must be exported in the original packages in which it was imported to be entitled to a drawback, in order to harmonize with the provisions of section 562; and the House recedes.

Amendment No. 2098: The Senate amendment permits the destruction of merchandise entered under bond, in order to make it unnecessary to export worthless merchandise to avoid the payment of duties; and the House recedes.

Amendment No. 2106: In order to prevent the construction under the House bill that wool can not be cleaned in a bonded warehouse, the Senate amendment specifically provides that the scouring and carbonizing of wool shall not be considered a process of manufacture; and the House recedes.

Amendment No. 2107: The House bill authorized the Secretary of the Treasury to abate or refund duties upon proof of actual injury or destruction by fire or other casualty while in bonded warehouse, or while in transportation under bond, or while in the custody of officers of the customs, although not in bond, or while within the limits of any port of entry and before landing. The Senate amendment transfers this authority from the Secretary of the Treasury to the Board of General Appraisers; and the House recedes.

Amendment No. 2111: The Senate amendment is made in conformity with the action of the conferees on amendment No. 2107 and prescribes the procedure; and the House recedes.

Amendment No. 2112: See amendment No. 1854.

Amendment No. 2117: The Senate amendment authorizes officers of the Department of Commerce to board vessels in the enforcement of the navigation laws; and the House recedes.

Amendment No. 2136: The Senate amendment incorporates the provisions of the "Narcotic Drugs Import and Export Act," which became a law after the passage of the House bill; and the House recedes.

Amendment No. 2144: The House bill imposed a penalty of \$5,000 upon the person in charge of any vehicle for a failure to make a report or entry or for unloading merchandise before a report or entry. The Senate amendment reduces this penalty to \$500, for the penalty of \$5,000 is considered excessive; and the House recedes.

Amendments Nos. 2152 and 2153: The House bill imposed a penalty equal to the value of the merchandise upon the master of a vessel who allows merchandise to be unladen within four leagues from the coast of the United States and before the vessel has come to the proper

place for discharging the merchandise. The Senate amendment makes this penalty twice the value of the merchandise but not less than \$1,000; and the House recedes.

Amendments Nos. 2160 and 2161: The Senate amendments make the penalty twice the value of the merchandise but not less than \$1,000, in order to conform with the penalty agreed upon in amendment No. 2152; and the House recedes.

Amendment No. 2184: The House bill rewrote the provisions of Paragraph G of Section III of the act of 1913. The Senate amendment strikes out this section and reenacts without change the existing law, in order to retain the benefit of numerous court decisions; and the House recedes.

Amendment No. 2185: The House bill rewrote the provisions of Paragraph H of Section III of the act of 1913. The Senate amendment strikes out this section and reenacts existing law without change, for the reason as stated in the case of amendment No 2184; and the House recedes.

Amendment No. 2186: The House bill was a codification of two existing statutes relating to smuggling. The Senate bill strikes out this section and reenacts without change the two sections of existing law, for the reason as stated in the case of amendment No. 2184; and the House recedes.

Amendments Nos. 2187, 2188, and 2189: The House bill is a codification of the statutes relating to searches and seizures. The Senate bill strikes out these provisions in order to restore existing law; and the House recedes.

Amendment No. 2213: See amendment No. 1757.

Amendment No. 2218: See amendment No. 1757.

Amendment No. 2221: See amendment No. 1757. ---

Amendment No. 2224: See amendment No. 1757.

Amendment No. 2228: The House bill was a codification of sections 2941 and 3628 of the Revised Statutes. Section 2941 prevents certain officers of the customs from holding a commercial or mercantile position but it does not impose a criminal penalty. The House bill as a result of the codification imposed a penalty of \$1,000 or imprisonment for two years. The Senate amendment strikes out this provision and restores existing law; and the House recedes.

Amendment No. 2251: See amendment No. 1757.

Amendment No. 2258: See amendment No. 1757.

Amendment No. 2267: See amendment No. 1757.

Amendment No. 2273: See amendment No. 1757. ---

Amendment No. 2279: See amendment No. 1757.

Amendment No. 2284: See amendment No. 1757.

Amendment No. 2290: See amendment No. 1757.

Amendment No. 2291: The House bill provided that the collector should have power to adjourn a sale for a period not exceeding 30 days. The Senate amendment strikes out this provision so that the collector will have power to adjourn a sale for any period; and the House recedes.

Amendment No. 2294: See amendment No. 1757.

Amendment No. 2296: Section 614 of the House bill is a codification of existing law relating to the delivery under bond of vessels, vehicles, and merchandise. The delivery of a vessel is within the jurisdiction of the Department of Commerce and is provided for



under the navigation laws. The Senate amendment strikes out this section and allows the existing law to stand; and the House recedes.

Amendment No. 2299: See amendment No. 1757.

Amendment No. 2300: The Senate amendment permits the Secretary of the Treasury to transfer sale to the most advantageous district; and the House recedes.

Amendments Nos. 2308, 2309, and 2310: See amendment No. 1757.

Amendment No. 2316: See amendment No. 1757.

Amendments Nos. 2319, 2320, and 2321: See amendment No. 1757.

Amendment No. 2324: See amendment No. 1757.

Amendments Nos. 2325 and 2326: See amendment No. 1734.

Amendment No. 2328: See amendment No. 1757.

Amendment No. 2330: See amendment No. 1734.

Amendment No. 2339: See amendment No. 1757.

Amendment No. 2345: See amendment No. 1757.

Amendment No. 2348: See amendment No. 1757.

Amendment No. 2350: See amendment No. 1734.

Amendment No. 2352: See amendment No. 1757.

Amendments Nos. 2356, 2357, and 2358: See amendment No. 1757.

Amendment No. 2367: See amendment No. 1757.

Amendment No. 2375: See amendment No. 1757.

Amendment No. 2377: See amendment No. 1734.

Amendment No. 2379: See amendment No. 1757.

Amendment No. 2380: See amendment No. 1734.

Amendment No. 2389: See amendment No. 1757.

Amendments Nos. 2394 and 2395: The House bill limited the compensation to be paid the informer in fraud cases to \$5,000. The Senate amendment provides a compensation of 25 per cent of the net amount recovered but not more than \$50,000, in order to recover greater amounts in such cases; and the House recedes.

Amendment No. 2396: Under existing law a bail bond was not considered as a recovery of a fine incurred. The Senate amendment so provides, so that the informer will receive his compensation if the accused forfeits his bond; and the House recedes.

Amendment No. 2402: The Senate bill increases the penalty because of the increase in the compensation payable under amendments 2394 and 2395; and the House recedes.

Amendment No. 2404: The Senate amendment restores a provision of existing law giving a civil action to the person who pays a customs officer a portion of the compensation, in order to supplement the criminal prosecution; and the House recedes.

Amendment No. 2410: The Senate amendment confers general authority upon the Secretary of the Treasury to make rules and regulations for carrying out the provisions of this act; and the House recedes.

Amendment No. 2412: The House bill provided that nothing in this act should be construed as repealing any of the provisions of the Judicial Code or of the Criminal Code. The Senate amendment strikes out this section, for some of the provisions of the act do repeal provisions of such codes; and the House recedes.

Amendments Nos. 2415, 2417, 2418, 2419, 2420, 2422, 2423, 2424, 2425, 2426, 2427, 2428, and 2429: Title IV of the House bill contemplated a complete codification of the laws relating to customs admini-

istration. Sections 643 and 644 of the House bill repealed the sections of the Revised Statutes and the acts and parts of acts so codified. The Senate amendments abandoned the attempt to prepare a complete code and confined Title IV to a revision, codification, and reprint of the more important customs laws. The Senate amendments strike out the repeal provisions of the House bill and substitute a repeal of the sections of the Revised Statutes and of the acts and parts of acts which are so revised, codified, or reprinted, or which have been superseded, or which are now obsolete; and the House recedes on all of the above amendments except amendment No. 2415, on which it recedes with an amendment inserting certain obsolete sections of the Revised Statutes which had been repealed in the House bill but which the Senate amendment failed to repeal.

Amendment No. 2430: The House bill repealed the act of June 28, 1916, chapter 180, relating to the storing, cleaning, packing, etc., of garbanzos in bonded warehouses, and providing for the compensation of customs officers for services in the supervision of such warehouses. The House bill also repealed Title III of the emergency tariff act of May 27, 1921. The Senate amendment strikes out the repeal of the act of June 28, 1916, and repeals Titles I, III, and V of the emergency tariff act. The House bill in section 320 repealed Title I of the emergency tariff act; and Senate amendment No. 1682 agreed to in conference, struck out the repeal of Title I in that section. Title V of the emergency tariff act, known as the Dye and Chemical Control Act, was not repealed by the House bill; and the House recedes with an amendment agreeing to the retention of the act of June 28, 1916, and to the repeal of Titles I and III of the emergency tariff act, but with an amendment keeping the Dye and Chemical Control Act in effect for one year after the passage of this act and with power in the President to extend its operation for not exceeding one year more in respect to any of the articles specified in paragraphs 27 or 28 of Title I of the bill as agreed to in conference, if he finds in respect to such articles either (1) that the duties specified in such paragraph do not equal the differences in cost of production between domestic and foreign articles, or (2) that an industry in the United States is being or is likely to be materially injured by reason of the importation of any such articles.

Amendment No. 2431: The House bill provided that the provisions of this title are declared to be a revision and codification of the laws modified or repealed and are to be so held and construed. The Senate amendment strikes out this provision because the ordinary rules of statutory construction should apply; and the House recedes.

Amendment No. 2436: The Senate amendment provides that this act may be cited as the "Tariff act of 1922"; and the House recedes.

J. W. FORDNEY,

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*Managers on the part of the House.*