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UNITED STATES TARIFF COMMISSION

Comparison of Tariff Acts

A comparison by paragraphs of the dutiable schedules and the free list of the Tariff Act of 1922 with the corresponding provisions, respectively, of the Tariff Acts of 1909 and 1913



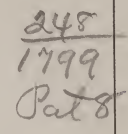
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WASHINGTON GOVERNMENT PRINTING OFFICE 1922



UNITED STATES TARIFF COMMISSION



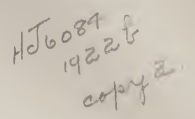


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WASHINGTON GOVERNMENT PRINTING OFFICE 1922



UNITED STATES TARIFF COMMISSION.

Office: Eighth and E Streets NW., Washington, D. C.

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PREFACE.

This publication contains the paragraphs of the dutiable schedules and free list of the tariff act of 1922, together with the corresponding provisions of the tariff acts of 1909 and 1913. The order of sequence is that of the act of 1922. Directly below each paragraph of this act are placed in parallel columns the corresponding paragraphs or parts of paragraphs of the acts of 1909 and 1913. The provisions of special tariff acts subsequent to that of 1913, including the act of 1916 and the emergency tariff act of 1921, are indicated in footnotes to the items affected.

WASHINGTON, October 31, 1922.

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III

COMPARISON OF TARIFF ACTS.

ACT OF 1922.

An Act To provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

TITLE I.—DUTIABLE LIST.

SECTION 1. That on and after the day following the passage of this Act, except as otherwise specially provided for in this Act, there shall be levied, collected, and paid upon all articles when imported from any foreign country into the United States or into any of its possessions (except the Philippine Islands, the Virgin Islands, and the islands of Guam and Tutuila) the rates of duty which are prescribed by the schedules and paragraphs of the dutiable list of this title, namely:

ACT OF 1909.

ACT OF 1913.

An Act To provide revenue, equalize duties and encourage the industries of the United States, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on and after the day following the passage of this Act, except as otherwise specially provided for in the second section of this Act, there shall be levied, collected, and paid upon all articles when imported from any foreign country into the United States or into any of its (except the Philippine possessions Islands and the islands of Guam and Tutuila) the rates of duty which are by the schedules and paragraphs of the dutiable list of this section prescribed, namely:

An Act To reduce tariff duties and to provide revenue for the Government, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on and after the day following the passage of this Act, except as otherwise specially provided for in this Act, there shall be levied, collected, and paid upon all articles when imported from any foreign country into the United States or into any of its possessions (except the Philippine Islands and the islands of Guam and Tutuila) the rates of duty which are by the schedules and paragraphs of the dutiable list of this section prescribed, namely:



Title I.

DUTIABLE LIST.

SCHEDULE 1.—CHEMICALS, OILS, AND PAINTS.

PARAGRAPH 1.

ACT OF 1922.

PAR. 1. Acids and acid anhydrides: Acetic acid containing by weight not more than 65 per centum of acetic acid, three-fourths of 1 cent per pound; containing by weight more than 65 per centum, 2 cents per pound; acetic anhydride, 5 cents per pound; boric acid, $1\frac{1}{2}$ cents per pound; chloroacetic acid, 5 cents per pound; citric acid, 17 cents per pound; lactic acid, contain-ing by weight of lactic acid less than 30 per centum, 2 cents per pound; 30 per centum or more and less than 55 per centum, 4 cents per pound; and 55 per centum or more, 9 cents per pound: *Provided*, That any lactic-acid anhydride present shall be determined as lactic acid and included as such: And provided further, That the duty on lactic acid shall not be less than 25 per centum ad valorem; tannic acid, tannin, and extracts of nutgalls, containing by weight of tannic acid less than 50 per centum, 4 cents per pound; 50 per centum or more and not medicinal, 10 cents per pound; 50 per centum or more and medicinal, 20 cents per pound; tartaric acid, 6 cents per pound; arsenic acid, 3 cents per pound; gallic acid, 8 cents per pound; oleic acid or red oil, $1\frac{1}{2}$ cents per pound; oxalic acid, 4 cents per pound; phosphoric acid, 2 cents per pound; pyrogallic acid, 12 cents per pound; stearic acid, $1\frac{1}{2}$ cents per pound; and all other acids and acid anhydrides not specially provided for, 25 per centum ad valorem.

ACT OF 1909.

SCHEDULE A.—CHEMICALS, OILS, AND PAINTS.

PAR. 1. Acids: Acetic or pyroligneous acid, not exceeding the specific gravity of one and forty-seven onethousandths, three-fourths of one cent per pound; exceeding the specific gravity of one and forty-seven one-thousandths, two cents per pound; acetic anhydrid, two and one-half cents per pound; boracic acid, three cents per * * * citric acid, seven pound; cents per pound; lactic acid, containing not over forty per centum by weight of actual lactic acid, two cents per pound; containing over forty per centum by weight of actual lactic acid, three cents per pound; oxalic acid, two cents per pound; * * * tannic acid or tannin, thirty-five cents per pound; gallic acid, eight cents per

ACT OF 1913.

SCHEDULE A.—CHEMICALS, OILS, AND PAINTS.

PAR. 1. Acids: Boracic acid, $\frac{3}{4}$ cent per pound; citric acid, 5 cents per pound; formic acid, $1\frac{1}{2}$ cents per pound; gallic acid, 6 cents per pound; lactic acid, $1\frac{1}{2}$ cents per pound; oxalic acid, $1\frac{1}{2}$ cents per pound; pyrogallic acid, 12 cents per pound; * * * tannic acid and tannin, 5 cents per pound; tartaric acid, $3\frac{1}{2}$ cents per pound; all other acids and acid anhydrides not specially provided for in this section, 15 per centum ad valorem.

PAR. 2. Acetic anhydrid, $2\frac{1}{2}$ cents per pound.

3

pound; tartaric acid, five cents per pound; all other acids not specially provided for in this section, twentyfive per centum ad valorem.

PAR. 482. Acids: Arsenic * * * phosphoric, * * * prussic, silicic, * * * [Free].

PAR. 22. * * * extract of nutgalls, aqueous, one-fourth of one cent per pound and ten per centum ad valorem; * * *.

PARAGRAPH 2.

ACT OF 1922.

PAR. 2. Acetaldehyde, aldol or acetaldol, aldehyde ammonia, butyraldehyde, crotonaldehyde, paracetaldehyde, ethylene chlorohydrin, ethylene dichloride, ethylene glycol, ethylene oxide, glycol monoacetate, propylene chlorohydrin, propylene dichloride, and propylene glycol, 6 cents per pound and 30 per centum ad valorem.

ACT OF 1909.

PAR. 3. * * * chemical compounds, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

PARAGRAPH 3.

ACT OF 1922.

PAR. 3. Acetone, acetone oil, and ethyl methyl ketone, 25 per centum ad valorem.

ACT OF 1909.

PAR. 3. * * * chemical compounds, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

PARAGRAPH 4.

ACT OF 1922.

PAR. 4. Alcohol: Amyl, butyl, propyl, and fusel oil, 6 cents per pound; methyl or wood (or methanol), 12 cents per gallon; and ethyl for nonbeverage purposes only, 15 cents per gallon.

ACT OF 1909.

PAR. 36. Fusel oil, or amylic alcohol, one-fourth of one cent per pound.

PAR. 300. * * * spirits manufactured or distilled from grain or other materials, and not specially provided for in this section, two dollars and sixty cents per proof gallon. PAR. 480. * * * articles manufac-

PAR. 480. * * * articles manufactured, in whole or in part, not provided for in this section, * * * twenty per centum ad valorem.

¹ Included acetone oil. (McEnany v. United States, 8 Ct. Cust. Appls., 329.)

ACT OF 1913.

PAR. 3. Acetone,¹ 1 cent per pound. PAR. 5. * * * chemical * * * compounds * * * not specially provided for in this section, 15 per centum ad valorem.

ACT OF 1913.

PAR. 33. Fusel oil, or amylic alcohol, cent per pound. PAR. 237. * * * spirits manufac-

PAR. 237. * * * spirits manufactured or distilled from grain or other materials, not specially provided for in this section, \$2.60 per proof gallon.

PAR. 393. Alcohol, methyl or wood [Free].

ACT OF 1913.

PAR. 5. * * * chemical * * * compounds. * * * not specially provided for in this section, 15 per centum ad valorem.

PAB. 387. Acids: Acetic or pyroligneous, arsenic * * * phosphoric, * * prussic, silicic, * * *

[Free]. PAR. 30. Extracts and decoctions of nutgalls, * * * not containing alcohol and not medicinal, \$ of 1 cent per pound.

PARAGRAPH 5.

ACT OF 1922.

PAR. 5. All chemical elements, all chemical salts and compounds, all medicinal preparations, and all combinations and mixtures of any of the foregoing, all the foregoing obtained naturally or artificially and not specially provided for, 25 per centum ad valorem.

ACT OF 1909.

PAR. 3. Alkalies, alkaloids, * * * and all combinations of the foregoing, and all chemical compounds, mixtures and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *. PAR. 62. * * iodate of potash,

PAR. 62. * * * iodate of potash, twenty-five cents per pound. PAR. 65. * * * all other medicinal

PAR. 65. * * * all other medicinal preparations not specially provided for in this section, twenty-five per centum ad valorem: * * *.

ad valorem: * * *. PAR. 70. * * * alkalies containing fifty per centum or more of bicarbonate of soda, five-eighths of one cent per pound.

per pound. PAR. 76. * * * alkaline silicate, three-eighths of one cent per pound.

PAR. 28. Iodoform, seventy-five cents per pound.

PAR. 639. Oils: * * * ichthyol, * * * [Free].

ACT OF 1913.

PAR. 5. Alkalies, alkaloids, and all chemical and medicinal compounds, preparations, mixtures and salts, and combinations thereof not specially provided for in this section, 15 per centum ad valorem.

PAR. 17. Chemical and medicinal compounds, combinations and all similar articles dutiable under this section, except soap, whether specially provided for or not, put up in individual packages of two and one-half pounds or less gross weight (except samples without commercial value) shall be dutiable at a rate not less than 20 per centum ad valorem: * * *.

PAR. 67. * * * alkalies containing 50 per centum or more of bicarbonate of soda; * * * ‡ cent per pound; * * *.

PAR. 38. Iodoform, * * * 15 cents per pound.

PAR. 449. Chromium, hydroxide of, crude [Free].

PAR. 561. Oils: * * * ichthyol, * * * [Free].

PARAGRAPH 6.

ACT OF 1922.

PAR. 6. Aluminum hydroxide or refined bauxite, one-half of 1 cent per pound; potassium aluminum sulphate or potash alum and ammonium aluminum sulphate or ammonia alum, three-fourths of 1 cent per pound; aluminum sulphate, alum cake or aluminous cake, containing not more than 15 per centum of alumina and more iron than the equivalent of one-tenth of 1 per centum of ferric oxide, three-tenths of 1 cent per pound; containing more than 15 per centum of alumina or not more iron than the equivalent of onetenth of 1 per centum of ferric oxide, three-eighths of 1 cent per pound; all other aluminum salts and compounds-not specially provided for, 25 per centum ad valorem.

ACT OF 1909.

PAR. 4. Alumina, hydrate of, or refined bauxite, containing not more than sixty-four per centum of alumina, four-tenths of one cent per pound; containing more than sixtyfour per centum of alumina, sixtenths of one cent per pound. Alum, alum cake, patent alum, sulphate of alumina, and aluminous cake, containing not more than fifteen per centum

ACT OF 1913.

PAR. 6. Alumina, hydrate of, or refined bauxite; alum, alum cake, patent alum, sulphate of alumina, and aluminous cake, and all other manufactured compounds of alumina, not specially provided for in this section, 15 per centum ad valorem.

of alumina and more than threetenths of one per centum of iron oxide, one-fourth of one cent per pound; alum, alum cake, patent alum, sul-phate of alumina, and aluminous cake, containing more than fifteen per centum of alumina, or not more than three-tenths of one per centum of iron oxide, three-eighths of one cent per pound.

× * PAR. 3. * chemical compounds, mixtures and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem: * * *

PARAGRAPH 7.

ACT OF 1922.

PAR. 7. Animonium carbonate and bicarbonate, $1\frac{1}{2}$ cents per pound; ammonium chloride, $1\frac{1}{4}$ cents per pound; ammonium nitrate, 1 cent per pound; ammonium perchlorate and ammonium phosphate, $1\frac{1}{2}$ cents per pound; ammonium sulphate, one-fourth of 1 cent per pound; liquid anhydrous ammonia, $2\frac{1}{2}$ cents per pound.

ACT OF 1909.

PAR. 5. Ammonia, carbonate of, one and one-half cents per pound; muriate of, or sal ammoniac, three-fourths of one cent per pound; liquid anhydrous,

five cents per pound. PAR. 3. * * * chemical * * * salts, * * * twenty-five per centum ad valorem; * * *

PAR. 490. Ammonia, sulphate of [Free].

PARAGRAPH 8.

ACT OF 1922.

PAR. 8. Antimony: Oxide, 2 cents per pound; tartar emetic or potassiumantimony tartrate, 6 cents per pound; sulphides and other antimony salts and compounds. not specially provided for, 1 cent per pound and 25 per centum ad valorem.

ACT OF 1909.

PAR. 173. * * * antimony, oxide of, one and one-half cents per pound and twenty-five per centum ad valorem.

PAR. 3. * * * chemical compounds, * * and salts, * * * twenty-* * * five per centum ad valorem;

PAR. 144. * * * antimony oxide, salts, and compounds of. 25 per centum ad valorem.¹

Par. 5. * * * chemical * * * compounds, * * * 15 per centum ad valorem.

PARAGRAPH 9.

ACT OF 1922.

PAR. 9. Argols, tartar, and wine lees, crude or partly refined, containing not more than 90 per centum of potassium bitartrate, 5 per centum ad valorem; containing more than 90 per centum of potassium bitartrate, 5 cents per pound;

ACT OF 1913.

PAR. 7. Ammonia, carbonate of, and muriate of, $\frac{3}{4}$ of 1 cent per pound; phosphate of, 1 cent per pound; liquid anhydrous, $2\frac{1}{2}$ cents per pound; * * *. PAR 5 * * chemical * *

PAR. 5. * * * chemical * * * lts. * * * 15 per centum ad vasalts. lorem.

PAR. 395. Ammonia, sulphate of, perchlorate of, and nitrate of [Free].

ACT OF 1913.

¹This provision was construed to mean "salts and compounds of antimony oxide" [United States v. Innis, 7 Ct. Cust. Appls., 3, of 1916], which are not articles of com-merce; therefore paragraph 5 rather than paragraph 144 applied.

cream of tartar, Rochelle salts or potassium-sodium tartrate, 5 cents per pound; calcium tartrate, crude, 5 per centum ad valorem.

ACT OF 1909.

PAR. 6. Argols or crude tartar or wine lees crude, five per centum ad valorem; tartars and lees crystals, or partly refined argols, containing not more than ninety per centum of bitartrate of potash, and tartrate of soda or potassa, or Rochelle salts, three cents per pound; containing more than ninety per centum of bitartrate of potash, four cents per pound; cream of tartar and patent tartar, five cents per pound. PAR. 3. * * chemical compounds,

PAR. 3. * * * chemical compounds, * * * and salts, * * * twentyfive per centum ad valorem; * * *.

ACT OF 1913.

PAR. 8. Argols or crude tartar or wine lees crude or partly refined, containing not more than 90 per centum of potassium bitartrate, 5 per centum ad valorem; containing more than 90 per centum of potassium bitartrate, cream of tartar, and Rochelle salts or tartrate of soda and potassa, 2½ cents per pound; calcium tartrate crude, 5 per centum ad valorem.

PARAGRAPH 10.

ACT OF 1922.

PAR. 10. Balsams: Copaiba, fir or Canada, Peru, tolu, styrax, and all other balsams, all the foregoing which are natural and uncompounded, 10 per centum ad valorem: *Provided*, That no article containing alcohol shall be classified for duty under this paragraph.

ACT OF 1909.

PAR. 20. Drugs, such as * × × balsams, * * * which are natural and uncompounded drugs and not edible, and not specially provided for in this section, but which are advanced in value or condition by any process or treatment whatever beyond that essential to the proper packing of the drugs and the prevention of decay or deterioration pending manu-facture, one-fourth of one cent per pound, and in addition thereto ten per centum ad valorem: Provided, That no article containing alcohol, or in the preparation of which alcohol is used, shall be classified for duty under this paragraph.

PAR. 684. Storax, or styrax [Free]. PAR. 559. Drugs, such as * * * balsams, * * * any of the foregoing which are natural and uncompounded drugs and not edible and not specially provided for in this section, and are in a crude state, not advanced in value or condition by any process or treatment whatever beyond that essential to the proper packing of the drugs and the prevention of decay or deterioration pending manufacture: *Pro*-

vided, That no article containing alco-

hol, or in the preparation of which alcohol is used, shall be admitted free

of duty under this paragraph [Free].

ACT OF 1913.

PAR. 9. Balsams: Copaiba, fir or Canada, Peru, tolu, and all other balsams, which are natural and uncompounded and not suitable for the manufacture of perfumery and cosmetics, if in a crude state, not advanced in value or condition by any process or treatment whatever beyond that essential to the proper packing of the balsams and the prevention of decay or deterioration pending manufacture, all the foregoing not specially provided for in this section, 10 per centum ad valorem; if advanced in value or condition by any process or treatment whatever beyond that essential to the proper packing of the balsams and the prevention of decay or deterioration pending manufacture, all the foregoing not specially provided for in this section, 15 per centum ad valorem: Provided, That no article containing alcohol shall be classified for duty under this paragraph.

PARAGRAPH 11.

ACT OF 1922.

PAR. 11. Gums: Amber and amberoid unmanufactured, not specially provided for, 1 per pound; arabic or senegal, $\frac{1}{2}$ cent per pound.

ACT OF 1909.

PAR. 488. Amber, and amberoid unmanufactured, or crude gum, * * * [Free].

PAR. 559. Drugs, such as * * * gums, gum resin, * * * not advanced * * * [Free].

ACT OF 1913.

PAR. 36. Gums: Amber, and amberoid unmanufactured, or crude gum, not specially provided for in this section, \$1 per pound; arabic, or senegal, $\frac{1}{2}$ cent per pound; * * *.

PAR. 500. Gum: Amber, in chips valued at not more than 50 cents per pound * * * [Free].

PARAGRAPH 12.

ACT OF 1922.

PAR. 12. Barium carbonate, precipitated, 1 cent per pound; barium chloride, 1[‡] cents per pound; barium dioxide, 4 cents per pound; barium hydroxide, 1[‡] cents per pound; and barium nitrate, 2 cents per pound.

ACT OF 1909.

PAR. 3. * * * chemical compounds, * * * and salts, * * * twentyfive per centum ad valorem; * * *.

ACT OF 1913.

PAR. 10. Barium, chloride of, $\frac{1}{2}$ cent per pound; dioxide of, $1\frac{1}{2}$ cents per pound; carbonate of, precipitated, 15 per centum ad valorem.

PAR. 5. * * * chemical * * * compounds, * * * and salts. * * * 15 per centum ad valorem.

PARAGRAPH 13.

ACT OF 1922.

PAR. 13. Blackings, powders, liquids, and creams for cleaning or polishing, not specially provided for, 25 per centum ad valorem: *Provided*, That no preparations containing alcohol shall be classified for duty under this paragraph.

ACT OF 1909.

PAR. 7. Blacking of all kinds, twentyfive per centum ad valorem; all creams and preparations for cleaning or polishing boots and shoes, twenty-five per centum ad valorem.

[Powders, liquids, and creams, not for boots and shoes, variously classified under general provisions.]

PAR. 11. Blacking of all kinds, pol-

ACT OF 1913.

ishing powders, and all creams and preparations for cleaning or polishing, not specially provided for in this section, 15 per centum ad valorem: *Provided*, That no preparations containing alcohol shall be classified for duty under this paragraph.

PARAGRAPH 14.

ACT OF 1922.

PAR. 14. Bleaching powder or chlorinated lime, three-tenths of 1 cent per pound.

ACT OF 1909.

PAR. 8. Bleaching powder, or chloride of lime, one-fifth of one cent per pound.

ACT OF 1913.

PAR. 12. Bleaching powder, or chloride of lime, 15 cent per pound.

PARAGRAPH 15.

ACT OF 1922.

PAR. 15. Caffeine, \$1.50 per pound; compounds of caffeine, 25 per centum ad valorem; impure tea, tea waste, tea siftings and sweepings, for manufacturing purposes in bond, pursuant to the provisions of the Act of May 16, 1908, entitled "An Act to amend an Act to prevent the importation of impure and unwholesome tea, approved March 2, 1897," and the Act of May 31, 1920, entitled "An Act making appropriations for the Department of Agriculture for the fiscal year ending June 30, 1921," 1 cent per pound.

ACT OF 1909.

PAR. 65. * * * all other medicinal preparations not specially provided for in this section, twenty-five per centum ad valorem: * * *.

PAR. 559. Drugs, * * * not advanced * * * [Free].

ACT OF 1913.

PAR. 13. Caffein, \$1 per pound; compounds of caffein, 25 per centum ad valorem; impure tea, tea waste, tea siftings or sweepings, for manufacturing purposes in bond, pursuant to the provisions of the Act of May sixteenth, nineteen hundred and eight, 1 cent per pound.

PARAGRAPH 16.

ACT OF 1922.

PAR. 16. Calcium carbide, 1 cent per pound.

ACT OF 1909.

PAR. 3. * * * chemical compounds, * * * and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *

PARAGRAPH 17.

ACT OF 1922.

PAR. 17. Calomel, corrosive sublimate. and other mercurial preparations, 45 per centum ad valorem.

ACT OF 1909.

PAR. 65. * * * calomel, corrosive sublimate, and other mercurial medicinal preparations, thirty-five per centum ad valorem; * * *.

PARAGRAPH 18.

ACT OF 1922.

PAR. 18. Carbon tetrachloride, $2\frac{1}{2}$ cents per pound; chloroform, 6 cents per pound; tetrachloroethane and trichloroethylene, 35 per centum ad valorem.

ACT OF 1909.

PAR. 14. Chloroform, ten cents per pound.

PAB. 3. * * * chemical compounds, * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

ACT OF 1913.

PAR. 19. Chloroform, 2 cents per pound; carbon tetrachloride, 1 cent per pound.

PAR. 5. * * * chemical * * * compounds. * * * not specially provided for in this section, 15 per centum ad valorem.

ACT OF 1913.

PAR. 14. Calomel, corrosive sublimate, and other mercurial preparations, 15 per centum ad valorem.

PAR. 440. * * * calcium carbide

ACT OF 1913.

* * * [Free].

PARAGRAPH 19.

ACT OF 1922.

PAR. 19. Casein or lactarene, $2\frac{1}{2}$ cents per pound.

ACT OF 1909.

ACT OF 1913.

PAR. 607. Lactarene, or casein PAR. 527. Lactarene or casein [Free].

PARAGRAPH 20.

ACT OF 1922.

PAR. 20. Chalk or whiting or Paris white: Dry, ground, bolted, or precipitated, 25 per centum ad valorem; ground in oil (putty), three-fourths of 1 cent per pound; put up in the form of cubes, blocks, sticks, or disks, or otherwise, including tailors', billiard, red, and manufactures of chalk not specially provided for, 25 per centum ad valorem.

ACT OF 1909.

PAR. 13. Chalk, when ground, bolted, precipitated naturally or artificially, or otherwise prepared, whether in the form of cubes, blocks, sticks or disks, or otherwise, including tailors', billiard, red, * * * one cent per pound; manufactures of chalk not specially provided for in this section, twenty-five per centum ad valorem.

PAR. 54. Whiting and Paris white, dry, one-fourth of one cent per pound; ground in oil, or putty, one-half of one cent per pound.

ACT OF 1913.

PAR. 15. Chalk, precipitated, suitable for medicinal or toilet purposes; chalk put up in the form of cubes, blocks, sticks, or disks, or otherwise, including tailors', billiard, red, and other manufactures of chalk not specially provided for in this section, 25 per centum ad valorem.

PAR. 60. Whiting and Paris white, dry, and chalk, ground or bolted, $\frac{1}{10}$ cent per pound; whiting and Paris white, ground in oil, or putty, 15 per centum ad valorem.

PARAGRAPH 21.

ACT OF 1922.

PAR. 21. Chemical compounds, mixtures, and salts, of which gold, platinum, rhodium, or silver constitutes the element of chief value, 25 per centum ad valorem.

ACT OF 1909.

PAR. 3. * * * chemical compounds, mixtures and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *

PAR. 65. Salts and all other compounds and mixtures of which * * * gold, platinum, rhodium, silver, * * * constitute the element of chief value, 10 per centum ad valorem.

ACT OF 1913.

PARAGRAPH 22.

ACT OF 1922.

PAR. 22. Chemical compounds, salts, and mixtures of bismuth, 35 per centum ad valorem.

ACT OF 1909.

PAR. 3. * * * chemical compounds, mixtures and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *

ACT OF 1913.

PAR. 65. Salts and all other compounds and mixtures of which bismuth, * * * constitute the element of chief value, 10 per centum ad valorem.

PARAGRAPH 23.

ACT OF 1922.

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

ACT OF 1909.

PAR. 65. * * * all other medicinal preparations not specially provided for in this section, twenty-five per centum ad valorem: *Provided*, That chemicals, drugs, medicinal and similar substances, whether dutiable or free, imported in capsules, pills, tablets, lozenges, troches, or similar forms, and intended for medicinal purposes, shall be dutiable at not less than the rate imposed by this section on medicinal preparations.

ACT OF 1913.

PAR. 17. * * * Provided, That chemicals, drugs, medicinal and similar substances, whether dutiable or free, imported in capsules, pills, tablets, lozenges, troches, ampoules, jubes, or similar forms, shall be dutiable at not less than 25 per centum ad valorem.

PARAGRAPH 24.

ACT OF 1922.

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

ACT OF 1909.

PAR. 2. Alcoholic compounds, including all articles consisting of vegetable, animal or mineral objects immersed or placed in, or saturated with, alcohol, not specially provided for in this section, sixty cents per pound and twentyfive per centum ad valorem.

PAR. 3. * * * chemical compounds, mixtures and salts containing alcohol or in the preparation of which alcohol is used, and not specially provided for in this section, fifty-five cents per pound, but in no case shall any of the foregoing pay less than twenty-five per centum ad valorem.

PAR. 65. Medicinal preparations containing alcohol or in the preparation of which alcohol is used, not specially provided for in this section, fifty-five cents per pound, but in no case shall the same pay less than twenty-five per centum ad valorem; * * *.

ACT OF 1913.

PAR. 16. Chemical and medicinal compounds and preparations, including mixtures and salts, distilled oils, essential oils, expressed oils, rendered oils, greases, ethers, flavoring and other extracts and fruit essences, all the foregoing and their combinations when containing alcohol, and all articles consisting of vegetable or mineral objects immersed or placed in, or saturated with, alcohol, except perfumery and spirit varnishes, and all alcoholic compounds not specially provided for in this section, if containing 20 per centum of alcohol or less, 10 cents per pound and 20 per centum ad valorem; containing more than 20 per centum and not more than 50 per centum of alcohol, 20 cents per pound and 20 per centum ad valorem; containing more than 50 per centum of alcohol, 40 cents per pound and 20 per centum ad valorem.

PARAGRAPH 25.

ACT OF 1922.

PAR. 25. Chicle, crude, 10 cents per pound; refined or advanced in value by drying, straining, or any other process or treatment whatever beyond that essential to the proper packing, 15 cents per pound.

ACT OF 1909.

PAR. 30. Chicle, ten cents per pound.

ACT OF 1913.

PAR. 36. Gums: * * * chicle, crude, 15 cents per pound; refined or advanced in value by drying, straining, or any other process or treatment whatever beyond that essential to the proper packing, 20 cents per pound; * * *

PARAGRAPH 26.

ACT OF 1922.

PAR. 26. Chloral hydrate, terpin hydrate, thymol, urea, and glycerophosphoric acid, and salts and compounds of glycerophosphoric acid, 35 per centum ad valorem.

ACT OF 1909.

PAR. 1. * * * all other acids not specially provided for in this section, twenty-five per centum ad valorem.

PAR. 3. * * * all chemical compounds, * * * and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; chemical compounds, * * * and salts containing alcohol or in the preparation of which alcohol is used, and not specially provided for in this section, fifty-five cents per pound, but in no case shall any of the foregoing pay less than twenty-five per centum ad valorem.

PAR. 65. Medicinal preparations * * * in the preparation of which alcohol is used, not specially provided for in this section, fifty-five cents per pound, but in no case shall the same pay less than twenty-five per centum ad valorem; * * *.

PARAGRAPH 27.

ACT OF 1922.

PAR. 27. Coal-tar products: Acetanilide not suitable for medicinal use, alphanaphthol, aminobenzoic acid, aminonaphthol, aminophenetole, aminophenol, aminosalicylic acid, aminoanthraquinone, aniline oil, aniline salt, anthraquinone, arsanilic acid, benzaldehyde not suitable for medicinal use, benzal chloride, benzanthrone, benzidine, benzidine sulfate, benzoic acid not suitable for medicinal use, benzoquinone, benzoyl chloride, benzyl chloride, benzylethylaniline, beta-naphthol not suitable for medicinal use, bromobenzene, chlorobenzene, chlorophthalic acid, cinnamic acid, cumidine, dehydrothiotoluidine, diaminostilbene, dianisidine, dichlorophthalic acid, dimethylaniline, dimethylaminophenol, dimethylphenylbenzylammonium hydroxide, dimethylphenylenediamine, dinitrobenzene, dinitrochlorobenzene, dinitronaphthalene, dinitrophenol, dinitrotoluene, dihydroxynaphthalene, diphenylamine, hydroxyphenylarsinic acid, metanilic acid, methylanthraquinone, naphthylamine, naphthylenediamine, nitro-

ACT OF 1913.

PAR. 18. Chloral hydrate, * * * urea, terpin hydrate, * * * glycerophosphoric acid and salts and compounds thereof, * * * thymol, 25 per centum ad valorem. aniline, nitroanthraquinone, nitrobenzaldehyde, nitrobenzene, nitronaphthalene, nitrophenol, nitrophenylenediamine, nitrosodimethylaniline, nitrotoluene, nitrotoluylenediamine, phenol, phenylenediamine, phenylhydrazine, phenylnaphthylamine, phenylglycine, phenylglycineortho-carboxylic acid, phthalic acid, phthalic anhydride, phthalimide, quinaldine, quinoline, resorcinol not suitable for medicinal use, salicylic acid and its salts not suitable for medicinal use, sulfanilic acid, thiocarbanilide, thiosalicylic acid, tetrachlorophthalic acid, tetramethyldiaminobenzophenone, tetramethyldiaminodiphenylmethane, toluene sulfochloride, toluene sulfonamide, tribromophenol, toluidine, tolidine, tolylenediamine, xylidine, anthracene having a purity of 30 per centum or more, carbazole having a purity of 65 per centum or more, metacresol having a purity of 90 per centum or more, naphthalene which after the removal of all water present has a solidifying point of seventy-nine degrees centigrade or above, orthocresol having a purity of 90 per centum or more, para-cresol having a purity of 90 per centum or more; all the foregoing products in this paragraph whether obtained, derived, or manufactured from coal tar or other source; all distillates of coal tar, blast-furnace tar, oil-gas tar, and water-gas tar, which on being subjected to distillation yield in the portion distilling below one hundred and ninety degrees centigrade a quantity of tar acids equal to or more than 5 per centum of the original distillate or which on being subjected to distillation yield in the portion distilling below two hundred and fifteen degrees centigrade a quantity of tar acids equal to or more than 75 per centum of the original distillate; all similar products by whatever name known, which are obtained, derived, or manufactured in whole or in part from any of the products provided for in this paragraph, or from any of the products provided for in paragraph 1549; all mixtures, including solutions, consisting in whole or in part of any of the foregoing products provided for in this paragraph, except sheep dip and medicinal soaps; all the foregoing products provided for in this paragraph, not colors, dyes, or stains, color acids, color bases, color lakes, leuco-compounds, indoxyl, indoxyl compounds, ink powders, photographic chemicals, medicinals, synthetic aromatic or odoriferous chemicals, synthetic resinlike products, synthetic tanning materials, or explosives, and not specially provided for in paragraph 28 or 1549, 40 per centum ad valorem based upon the American selling price (as defined in subdivision (f) of section 402, Title IV) of any similar competitive article manufactured or produced in the United States, and 7 cents per pound: Provided, That for a period of two years beginning on the day following the passage of this Act the ad valorem rate of duty shall be 55 per centum instead of 40 per centum. If there is no similar competitive article manufactured or produced in the United States then the ad valorem rate shall be based upon the United States value, as defined in subdivision (d) of section 402, Title IV. For the purposes of this paragraph any coal-tar product provided for in this Act shall be considered similar to or competitive with any imported coal-tar product which accomplishes results substantially equal to those accomplished by the domestic product when used in substantially the same manner: *Provided*, That no duty imposed under this paragraph shall be increased under the provisions of section 315.

ACT OF 1909.

PAR. 1. * * * salicylic acid, five cents per pound; * * *. PAR. 15. * * * all other products

PAR. 15. * * * all other products or preparations of coal tar, not colors or dyes and not medicinal, not specially provided for in this section, twenty per centum ad valorem.

PAR. 482. Acids: * * * benzoic, carbolic, * * * phthalic, * * * [Free].

PAR. 491. Aniline salts [Free].

PAR. 498. Arseniate of aniline [Free]. PAR. 536. * * * products of coal tar known as * * * naphthalin, * * * phenol, cresol, toluidine, xylidin, cumidin, binitrotoluol, bini-

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ACT OF 1913.

PAR. 1. * * * salicylic acid, 21 cents per pound; * * *.

PAR. 18. * * * acetanilid, * * * 25 per centum ad valorem.

PAR. 21. All other products or preparations of coal tar, not colors or dyes, not specially provided for in this section, 15 per centum ad valorem.

PAR. 22. Coal-tar distillates, not specially provided for in this section; * * * naphtol, resorcin, * * * all the foregoing not medicinal and not colors or dyes, 5 per centum ad valorem.

PAR. 23. Coal-tar products known as anilin oil and salts, toluidine, xylidin,

trobenzol, benzidin, tolidin, dianisidin, naphtol, naphtylamin, diphenylamin, benzaldehyde, benzyl chloride, resor-cin, nitro-benzol, and nitrotoluol, naphtylaminsulfoacids and their sodium or potassium salts, naphtolsulfoacids and their sodium or potassium salts, amidonaphtolsulfoacids and their sodium or potassium salts, amidosalicylic acid, binitrochlorbenzol, diamidostilbendisulfoacid, metanilic acid, paranitranilin, dimethylanilin; all the foregoing not medicinal and not colors or dyes [Free].

PAR, 639, Oils: * * * [Free], * ж aniline.

cumidin, binitrotoluol, binitrobenzol, benzidin, tolidin, dianisidin, naphtylamin, diphenylamin, benzaldehyde, benzyl chloride, nitro-benzol and nitronaphtylaminsulfoacids and toluol, their sodium or potassium salts, naphtolsulfoacids and their sodium or potassium salts, amidonaphtolsulfoacids and their sodium or potassium salts, amidosalicylic acid, binitrochlorbenzol, metanilic diamidostilbendisulfoacid, acid, paranitranilin, dimethylanilin; all the foregoing not medicinal and not colors or dyes, 10 per centum ad valorem.

PAR. 387. Acids: * * * carbolic.

* * phthalic, * * * [Free]. PAR. 452. * * * products of coal tar known as anthracene * naphthalin, phenol, and cresol [Free].

ACT OF 1916.

TITLE V.—DYESTUFFS.

SEC. 500. That on and after the day following the passage of this Act, except as otherwise specially provided for in this title, there shall be levied, collected, and paid upon the articles named in this section when imported from any foreign country into the United States or into any of its possessions, except the Philippine Islands and the islands of Guam and Tutuila, the rates of duties which are prescribed in this title, namely:

Group I. * * * quinolin [Free].

Group II. Amidonaphthol, amidophenol, amidosalicylic acid, anilin oil, having a anilin salts, anthracene purity of twenty-five per centum or anthraquinone, benzoic acid, more. benzaldehyde, benzylchloride, benzidin, binitrobenzol, binitrochlorobenzol, binitronaphthalene, binitrotoluol, carbazol having a purity of twenty-five per centum or more, chlorophthalic acid, cumidin, dimethylanilin, dianisidin, dioxynaphthalene, diphenylaimin, metacresol having a purity of ninety per centum or more, methylanthraquinone, metanilic acid, naphthalene having a solidifying point of seventy-nine degrees centigrade or above, naphthylamin, naphthol, naphthylenediamin, nitrobenzol, nitrotoluol, nitronaphthalene, nitranilin, nitrophenylenediamin, nitrotoluylenediamin, orthocresol having a purity of ninety per centum or more, paracresol hav-ing a purity of ninety per centum or more, phenol, phthalic acid, phthalic anhydride, phenylenediamin, phenylnaphthylamin, resorcin, salicylic acid, sulphanilic acid, toluidin, tolidin, toluylenediamin, xylidin, or any sulphoacid or sulphoacid salt of any of the foregoing, all similar products obtained, derived, or manufactured in whole or in part from the products provided for in Group I, and all distillates which on being subjected to distillation yield in the portion distilling below two hundred degrees centigrade a quantity of tar acids equal to or more than five per centum of the original distillate, all the foregoing not colors, dyes, or stains, photographic chemicals, medicinals, flavors, or explosives, and not otherwise provided for in this title, and provided for in the paragraphs of the Act of October third, nineteen hundred and thirteen, which are hereinafter specifically repealed by section five hundred and two, fifteen per centum ad valorem.

SEC. 501. That on and after the day following the passage of this Act, in addition to the duties provided in section five hundred, there shall be levied, collected, and paid upon all articles contained in Group II a special duty of $2\frac{1}{2}$ cents per pound¹ * * *.

During the period of five years beginning five years after the passage of this Act such special duties shall be annually reduced by twenty per centum of the rate imposed by this section, so that at the end of such period such special duties shall no longer be assessed, levied, or collected; but if, at the expiration of five years from the date of the passage of this Act, the President finds that there is not being manufactured or produced within the United States as much as sixty per centum in value of the do-

¹ The annual reduction of 20 per cent of the special duty of 5 cents per pound began five years after the passage of the act of Sept. 8, 1916. (T. D. 39093, G. A. 8523.)

mestic consumption of the articles mentioned in Group II * * * of section five hundred, he shall by proclamation so declare, whereupon the special duties imposed by this section on such articles shall no longer be assessed, levied, or collected.

SEC. 502. That paragraphs * * * twenty-one, twenty-two. and twentythree and the words "salicylic acid" in paragraph one of Schedule A of section one of an Act entitled "An act to reduce tariff duties and to provide revenue for the Government, and for other purposes," approved October third, nineteen hundred and thirteen, and paragraphs * * * four hundred and fifty-two, * * * and the words "carbolic" and "phthalic," in paragraph three hundred and eighty-seven of the "free list" of section one of said Act, and so much of said Act or any existing law or parts of law as may be inconsistent with this title, are hereby repealed.

ACT OF 1921.

TITLE V.—DYES AND CHEMICALS.

SEC. 501. (a) That on and after the day following the enactment of this Act, for the period of three months, no sodium nitrite, no dyes or dyestuffs, including crudes and intermediates, no product or products derived directly or indirectly from coal tar (including crudes, intermediates, finished or partly finished products, and mixtures and compounds of such coal-tar products), and no synthetic organic drugs or synthetic organic chemicals,¹ shall be admitted to entry or delivered from customs custody in the United States or in any of its possessions unless the Secretary determines that such article or a satisfactory substitute therefor is not obtainable in the United States or in any of its possessions in sufficient quantities and on reasonable terms as to quality, price and delivery, and that such article in the quantity to be admitted is required for consumption by an actual consumer in the United States or in any of its possessions within six months after receipt of the merchandise.

(b) Upon the day following the enactment of this Act the War Trade

Board Section of the Department of State shall cease to exist; all clerks and employees of such War Trade Board Section shall be transferred to and become clerks and employees of the Treasury Department and all books, documents, and other records relating to such dye and chemical import control of such War Trade Board Section shall become books, documents and records of the Treasury Department. All individual licenses issued by such War Trade Board Section prior to the enactment of this Act shall remain in effect during the period of their validity, and the importations under such licenses shall be permitted. All unexpended funds and appropriations for the use and maintenance of such War Trade Board Section shall become funds and appropriations available to be expended by the Secretary in the exercise of the power and authority conferred upon him by this section.

SEC. 502. That this title may be cited as the "Dye and Chemical Control Act, 1921."

Approved. May 27, 1921.

PARAGRAPH 28.

ACT OF 1922.

PAR. 28. Coal-tar products: All colors, dyes, or stains. whether soluble or not in water, color acids, color bases, color lakes, leuco-compounds, whether colorless or not, indoxyl and indoxyl compounds; ink powders; photographic chemicals; acetanilide suitable for medicinal use, acetphenetidine, acetylsalicylic acid, antipyrine, benzaldehyde suitable for medicinal use, benzoic acid suitable for medicinal use, beta-naphthol suitable for medicinal use, guaiacol and its derivatives, phenolphthalein, resorcinol suitable for medicinal use, salicylic acid and its salts suitable for medicinal use, salol, and other medicinals; sodium benzoate; saccharin; artificial musk, benzyl acetate, benzyl benzoate, coumarin, diphenyloxide, methyl anthranilate, methyl salicylate, phenylacetaldehyde, phenylethyl alcohol, and other synthetic odoriferous or aromatic chemicals, including flavors, all of these products not marketable as perfumery, cosmetics, or toilet preparations, and not mixed and not compounded, and not containing alcohol; synthetic phenolic resin and all resin-

¹ Included synthetic organic drugs and chemicals not of coal-tar origin, and natural drugs and chemicals obtained also by synthesis (T. D. 38799, of July 21, 1921).

like products prepared from phenol, cresol, phthalic anhydride, coumarone, indene, or from any other article or material provided for in paragraph 27 or 1549, all of these products whether in a solid, semisolid, or liquid condition; synthetic tanning materials; picric acid, trinitrotoluene, and other explosives except smokeless powders; all of the foregoing products provided for in this paragraph, when obtained, derived, or manufactured in whole or in part from any of the products provided for in paragraph 27 or 1549; natural alizarin and natural indigo, and colors, dyes, stains, color acids, color bases. color lakes, leuco-compounds, indoxyl, and indoxyl compounds, obtained, derived, or manufactured in whole or in part from natural alizarin or natural indigo; natural methyl salicylate or oil of wintergreen or oil of sweet birch; natural coumarin; natural guaiacol and its derivatives; and all mixtures, including solutions, consisting in whole or in part of any of the articles or materials provided for in this paragraph, excepting mixtures of synthetic odoriferous or aromatic chemicals, 45 per centum ad valorem based upon the American selling price (as defined in subdivision (f) of section 402, Title IV) of any similar competitive article manufactured or produced in the United States, and 7 cents per pound: Provided, That for a period of two years beginning on the day following the passage of this Act the ad valorem rate of duty shall be 60 per centum instead of 45 per centum. If there is no similar competitive article manufactured or produced in the United States then the ad valorem rate shall be based upon the United States value, as defined in subdivision (d) of section 402, Title IV. For the purposes of this paragraph any coal-tar product provided for in this Act shall be considered similar to or competitive with any imported coal-tar product which accom-plishes results substantially equal to those accomplished by the domestic product when used in substantially the same manner: Provided, That no duty imposed under this paragraph shall be increased under the provisions of section 315: Provided, That the specific duty of 7 cents per pound herein provided for on colors, dyes, or stains, whether soluble or not in water, color acids, color bases, color lakes, leuco-compounds, indoxyl, and indoxyl compounds, shall be based on standards of strength which shall be established by the Secretary of the Treasury, and that upon all importations of such articles which exceed such standards of strength the specific duty of 7 cents per pound shall be computed on the weight which the article would have if it were diluted to the standard strength, but in no case shall any such articles of whatever strength pay a specific duty of less than 7 cents per pound: Provided further, That beginning six months after the date of passage of this Act it shall be unlawful to import or bring into the United States any such color, dye, stain, color acid, color base, color lake, leuco-compound, indoxyl, or indoxyl compound unless the immediate container and the invoice shall bear a plain, conspicuous, and truly descriptive statement of the identity and per-centage, exclusive of diluents, of such color, dye, stain, color acid, color base, color lake, leuco-compound, indoxyl, or indoxyl compound contained therein: Provided further, That on and after the passage of this Act it shall be un-lawful to import or bring into the United States any such color, dye, stain, color acid, color base, color lake, leuco-compound, indoxyl, or indoxyl compound, if the immediate container or the invoice bears any statement, design or device regarding the article or the ingredients or substances contained therein which is false, fraudulent, or misleading in any particular: Provided further, That in the enforcement of the foregoing provisos in this paragraph the Secretary of the Treasury shall adopt a standard of strength for each dye or other article which shall conform as nearly as practicable to the commercial strength in ordinary use in the United States prior to July 1, 1914; that if a dye or other article has been introduced into commercial use since said date then the standard of strength for such dye or other article shall conform as nearly as practicable to the commercial strength in ordinary use; 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: *Provided further*, That any article or product which is within the terms of paragraph 1. 5, 38, 40, 61, 68, 84, or 1585, as well as within the terms of paragraph 27, 28, or 1549, shall be assessed for duty or exempted from duty as the case may be under paragraph 27, 28, or 1549.

ACT OF 1909.

PAR. 15. Coal-tar dyes or colors, not specially provided for in this section, thirty per centum ad valorem; all other products or preparations of coal tar, not colors or dyes and not medicinal, not specially provided for in this section, twenty per centum ad valorem.

PAR. 1. * * * salicylic acid, five cents per pound; * * *. PAR. 3. * * essential oils, * * *

PAR. 3. * * * essential oils, * * * and all chemical * * * mixtures * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

PAR. 18. Coloring for brandy, wine, beer, or other liquors, fifty per centum ad valorem.

PAR. 25. Indigo extracts or pastes, three-fourths of one cent per pound; indigo, carmined, ten cents per pound.

PAR. 26. * * * ink powders, twenty-five per centum ad valorem.

PAR. 65. * * * medicinal preparations not specially provided for in this section, twenty-five per centum ad valorem: * * *.

PAR. 218. Saccharine, sixty-five cents per pound.

PAR. 435. * * * all explosive substances used for mining, blasting, artillery, or sporting purposes, when valued at twenty cents or less per pound, two cents per pound; valued above twenty cents per pound; valued per pound.

PAR. 482. Aelds: * * * picric or nitropicric, * * * [Free].

PAR. 487. Alizarin, natural or artificial, and dyes derived from alizarin or from anthracin [Free].

PAR. 536. * * * resorcin, * * * [Free].

PAR. 592, Indigo [Free].

PAR. 617. Madder and munjeet, or Indian madder, ground or prepared, and all extracts of [Free].

ACT OF 1916.

TITLE V.—DYESTUFFS.

SEC. 500. That on and after the day following the passage of this Act, except as otherwise specially provided for in this title, there shall be levied, collected, and paid upon the articles named in this section when imported from any foreign country into the United States or into any of its possessions, except the Philippine Islands and the islands of Guam and Tutuila,

ACT OF 1913.

PAR. 20. Coal-tar dyes or colors, not specially provided for in this section, 30 per centum ad valorem.

PAR. 1. * * * salicylic acid, 2 cents per pound; * * *. PAR. 5. * * * all chemical and

PAR. 5. * * * all chemical and medicinal compounds, * * * mixtures * * * 15 per centum ad valorem.

PAR. 18. * * * salol, phenolphthalein, * * * acetanilid, acetphenetidin, antipyrine, * * * acetylsalicylic acid, aspirin, guiacol carbonate, * * * 25 per centum ad valorem.

PAR. 21. All other products or preparations of coal tar, not colors or dyes, not specially provided for in this section, 15 per centum ad valorem.

PAR. 26. Coloring for brandy, wine, beer, or other liquors, 40 per centum ad valorem.

PAR. 37. * * * ink powders, 15 per centum ad valorem.

PAR. 46. * * * essential and distilled oils * * * not specially provided for in this section, 20 per centum ad valorem: * * *. PAR. 49. * * all natural or syn-

PAR. 49. * * * all natural or synthetic odoriferous or aromatic substances, preparations, and mixtures used in the manufacture of, but not marketable as, perfumes or cosmetics; all the foregoing not containing alcohol and not specially provided for *m* this section, 20 per centum ad valorem.

PAR. 67. Soda: Benzoate of, 5 cents per pound; * * *.

PAR. 179. Saccharin, 65 cents per pound.

PAR. 394. Alizarin, natural or sypthetic, and dyes obtained from alizerin, anthracene, and carbazol [Free]. PAR. 501. * * all explosive sub-

PAR. 501. * * * all explosive substances, not specially provided for in this section, used for mining, blasting, and artillery purposes [Free]. PAR. 514: Indigo, natural or syn-

PAR. 514: Indigo, natural or synthetic, dry or suspended in water, and dyes obtained from indigo [Free].

PAR. 538. Madder and munjeet. or Indian madder, ground or prepared, and all extracts of [Free].

the rates of duties which are prescribed in this title, namely :

Group II. * * * benzoic acid, * * * salicylic acid * * * 15 per centum ad valorem and 2½ cents per pound.

Group III. All colors, dyes, or stains, whether soluble or not in water, color acids, color bases, color lakes, photographic chemicals, medicinals, flavors,

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synthetic phenolic resin, or explosives, not otherwise specially provided for in this title, when obtained, derived, or manufactured in whole or in part from any of the products provided for in Groups I and II, natural alizarin and indigo, and colors, dyes, or color lakes obtained, derived, or manufactured therefrom, thirty per centum ad valorem.

SEC. 501. That on and after the day following the passage of this Act, in addition to the duties provided in section five hundred, there shall be levied, collected, and paid * * * upon all articles contained in Group III (except natural and synthetic alizarin, and dyes obtained from alizarin, anthracene, and carbazol; natural and synthetic indigo and all indigoids, whether or not obtained from indigo; and medicinals and flavors), a special duty of 5 cents per pound.¹

During the period of five years beginning five years after the passage of this Act such special duties shall be annually reduced by twenty per centum of the rate imposed by this section, so that at the end of such period such special duties shall no longer be assessed, levied, or collected; but if, at the expiration of five years from the date of the passage of this Act, the President finds that there is not being manufactured or produced within the United States as much as sixty per centum in value of the domestic consumption of the articles mentioned in Groups * * * III of section five hundred, he shall by proclamation so declare, whereupon the special duties imposed by this section on such articles shall no longer be assessed, levied, or collected.

SEC. 502. That paragraphs twenty, twenty-one, * * * and the words "salicylic acid" in paragraph one of Schedule A of section one of an Act entitled "An Act to reduce tariff duties and to provide revenue for the Government, and for other purposes," approved October third, nineteen hundred and thirteen, and paragraphs three * hundred and ninety-four, and five hundred and fourteen, * * * of the "free list" of section one of said Act, and so much of said Act or any existing law or parts of law as may be inconsistent with this title, are hereby repealed.

ACT OF 1921.

TITLE V.—DYES AND CHEMICALS.

SEC. 501. (a) That on and after the day following the enactment of this Act, for the period of three months, no sodium nitrite, no dyes or dyestuffs, including crudes and intermediates, no product or products derived directly or indirectly from coal tar (including crudes, intermediates, finished or partly finished products, and mixtures and compounds of such coaltar products), and no synthetic organic drugs or synthetic organic chemicals,² shall be admitted to entry or delivered from customs custody in the United States or in any of its possessions unless the Secretary determines that such article or a satisfactory substitute therefor is not obtainable in the United States or in any of its possessions in sufficient quantities and on reasonable terms as to quality, price and delivery, and that such article in the quantity to be admitted is required for consumption by an actual consumer in the United States or in any of its possessions within six months after receipt of the merchandise.

(b) Upon the day following the enactment of this Act the War Trade

Board Section of the Department of State shall cease to exist; all clerks and employees of such War Trade Board Section shall be transferred to and become clerks and employees of the Treasury Department, and all books, documents, and other records relating to such dye and chemical import control of such War Trade Board Section shall become books, documents and records of the Treasury Department. All individual licenses issued by such War Trade Board Section prior to the enactment of this Act shall remain in effect during the period of their validity, and the importations under such licenses shall be permitted. All unexpended funds and appropriations for the use and maintenance of such War Trade Board Section shall funds become and appropriations available to be expended by the Secretary in the exercise of the power and authority conferred upon him by this section.

SEC. 502. That this title may be cited as the "Dye and Chemical Control Act, 1921."

Approved, May 27, 1921.

¹ The annual reduction of 20 per cent of the special duty of 5 cents per pound began five years after the passage of the act of Sept. 8, 1916. (T. D. 39093, G. A. 8523.) ² Included synthetic organic drugs and chemicals not of coal-tar origin, and natural **drugs and chemicals obtained also by synthesis** (T. D. 38799, of July 21, 1921).

PARAGRAPH 29.

ACT OF 1922.

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

ACT OF 1909.

PAR. 16. Cobalt, oxide of, twentyfive cents per pound.

PAR. 3. * * * chemical compounds, * * * and salts, * * * not spe-cially provided for in this section, twenty-five per centum ad valorem; * * *

PARAGRAPH 30.

ACT OF 1922.

PAR. 30. Cellulose esters, collodion and other liquid solutions of pyroxylin, of other cellulose esters or ethers, or of cellulose, 35 cents per pound.

ACT OF 1909.

PAR. 17. Collodion * * * forty

rents per pound; * * *. PAR. 3. * * * all chemical com-pounds, * * * twenty-five per centum ad valorem; * * *.

ACT OF 1913.

PAR. 24. Cobalt, oxide of, 10 cents per pound.

PAR. 5. * * * chemical * compounds, * * * and salts, * * * 15 per centum ad valorem.

ACT OF 1913.

PAR. 25. Collodion and all other liquid solutions of pyroxylin, or of other cellulose esters, or of cellulose 15 per centum ad valorem; * * *

PAR. 29. * * * esters of all kinds not specially provided for in this section, 20 per centum ad valorem:

PARAGRAPH 31.

ACT OF 1922.

PAR. 31. Compounds of pyroxylin, of other cellulose esters or ethers, or of cellulose, by whatever name known (except compounds of cellulose known as vulcanized or hard fiber), in blocks, sheets, rods, tubes, or other forms, and not made into finished or partly finished articles, 40 cents per pound; made into finished or partly finished articles, of which any of the foregoing is the component material of chief value, 60 per centum ad valorem: Provided, That all such articles (except photographic and moving-picture films), whether or not more specifically provided for elsewhere, shall be dutiable under this paragraph.

ACT OF 1909.

PAR. 17. * * * all compounds of pyroxylin or of other cellulose esters, whether known as celluloid or by any other name, forty cents per pound; if in blocks, sheets, rods, tubes, or other forms, not polished, wholly or partly, and not made up into finished or partly finished articles, forty-five cents per pound; if polished, wholly or partly, or if in finished or partly finished articles, except moving-picture films, of which collodion or any compound of pyroxylin or of other cellulose esters, by whatever name known, is the component material of chief value, sixty-five cents per pound and thirty per centum ad valorem.

ACT OF 1913.

PAR. 25. * * * compounds of pyroxylin or of other cellulose esters, whether known as celluloid or by any other name, if in blocks, sheets, rods, tubes, or other forms not polished, wholly or partly, and not made into finished or partly finished articles, 25 per centum ad valorem; if polished, wholly or partly, or if finished or partly finished articles, of which collodion or any compound of pyroxylin or other cellulose esters, by whatever name known, is the component ma-terial of chief value, 40 per centum ad valorem.

PARAGRAPH 32.

ACT OF 1922.

PAR. 32. Compounds of cellulose, known as vulcanized or hard fiber, made wholly or in chief value of cellulose, 35 per centum ad valorem.

ACT OF 1909.

PAR. 447. * * * manufactures of pulp, not specially provided for in this section, * * * thirty-five per centum ad valorem.

ACT OF 1913.

PAR. 355. * * * manufactures of pulp, not specially provided for in this section, 25 per centum ad valorem.

PARAGRAPH 33.

ACT OF 1922.

PAR. 33. Compounds of casein, known as galalith. or by any other name, in blocks, sheets, rods, tubes, or other forms, not made into finished or partly finished articles, 25 cents per pound; made into finished or partly finished articles of which any of the foregoing is the component material of chief value not specially provided for, 40 cents per pound and 25 per centum ad valorem.

ACT OF 1909.

PAR. 480. * * * all articles manufactured, in whole or in part, not provided for in this section, * * * twenty per centum ad valorem.

ACT OF 1913.

PAR. 385. * * * all articles manufactured, in whole or in part. not provided for in this section, * * * 15 per centum ad valorem.

PARAGRAPH 34.

ACT OF 1922.

PAR. 34. Drugs, such as barks, beans, berries, buds, bulbs, bulbous roots, excrescences, fruits, flowers, dried fibers, dried insects, grains, herbs, leaves, lichens, mosses, roots, stems, vegetables, seeds (aromatic, not garden seeds), seeds of morbid growth, weeds, and all other drugs of vegetable or animal origin; any of the foregoing which are natural and uncompounded drugs and not edible, and not specially provided for, but which are advanced in value or condition by shredding, grinding, chipping, crushing, or any other process or treatment whatever beyond that essential to the proper packing of the drugs and the prevention of decay or deterioration pending manufacture, 10 per centum ad valorem: *Provided*, That the term "drug" wherever used in this Act shall include only those substances having therapeutic or medicinal properties and chiefly used for medicinal purposes: *And provided further*, That no article containing alcohol shall be classified for duty under this paragraph.

ACT OF 1909.

PAR. 20. Drugs, such as barks, beans, berries, * * buds, bulbs, bulbous roots, excrescences, fruits, flowers, dried fibers, dried insects, grains, * * herbs, leaves, lichens, mosses, nuts, nutgalls, roots, stems, spices, vegetables, seeds (aromatic, not garden seeds), seeds of morbid growth, weeds, and woods used expressly for dyeing or tanning; any of the foregoing which are natural and uncompounded drugs and not edible, and not specially provided for in this section, but which are advanced in value or condition by any

ACT OF 1913.

PAR. 27. Drugs, such as barks, beans, berries, buds, bulbs, bulbous roots, excrescences, fruits, flowers, dried fibers, dried insects, grains, * * * herbs, leaves, lichens, mosses, roots, stems, vegetables, seeds (aromatic, not gar den seeds), seeds of morbid growth, and weeds; any of the foregoing which are natural and uncompounded drugs and not edible, and not specially provided for in this section, but which are advanced in value or condition by shredding, grinding, chipping, crushing, or any other process or treatment process or treatment whatever beyond that essential to the proper packing of the drugs and the prevention of decay or deterioration pending manufacture, one-fourth of one cent per pound, and in addition thereto ten per centum ad valorem: *Provided*, That no article containing alcohol, or in the preparation of which alcohol is used, shall be classified for duty under this paragraph.

PAR. 504. Balm of Gilead [Free].

PAR. 666. Salep, or salop [Free]. PAR. 668. Seeds: * * * fenugreek, * * * hoarhound, * * * [Free]. whatever beyond that essential to the proper packing of the drugs and the prevention of decay or deterioration pending manufacture, 10 per centum ad valorem: *Provided*, That no article containing alcohol shall be classified for duty under this paragraph.

PAR. 409. Balm of Gilead [Free]. PAR. 592. Salep, or salop [Free]. PAR. 595. Seeds: * * * fenugreek, * * * hoarhound, * * * [Free].

PARAGRAPH 35.

ACT OF 1922.

PAR. 35. Aconite, aloes, asafetida, cocculus indicus, ipecac, jalap, manna; marshmallow or althea root, leaves and flowers; maté, and pyrethrum or insect flowers; all the foregoing which are natural and uncompounded, but which are advanced in value or condition by shredding, grinding, chipping, crushing, or any other process or treatment whatever beyond that essential to proper packing and the prevention of decay or deterioration pending manufacture, 10 per centum ad valorem: *Provided*, That no article containing alcohol shall be classified for duty under this paragraph.

ACT OF 1909.

PAR. 483. Aconite [Free].

PAR. 503. Asafetida [Free].

PAR. 538. Cocculus indicus [Free].

PAR. 594. Ipecac [Free].

PAR. 597. Jalap [Free].

PAR. 620. Manua [Free].

PAR. 480. * * * articles manufactured, in whole or in part, not provided for in this section, * * * twenty per centum ad valorem [for maté].

PAR. 20. Drugs, * * * advanced * * * one-fourth of one cent per pound, and in addition thereto ten per centum ad valorem: * * *.

ACT OF 1913.

PAR. 388. Aconite [Free].

PAR. 405. Asafetida [Free].

PAR. 454. Cocculus indicus [Free].

PAR. 516. Ipecac [Free].

PAR. 519. Jalap [Free].

PAR. 541. Manna [Free].

PAR. 385. * * * articles manufactured, in whole or in part, not provided for in this section. * * * 15 per centum ad valorem [for maté].

PAR. 27. Drugs, * * * advanced * * * 10 per centum ad valorem: * * *.

PARAGRAPH 36.

ACT OF 1922.

PAR. 36. Buchu leaves, 10 cents per pound; coca leaves, 10 cents per pound; gentian, one-fourth of 1 cent per pound; licorice root, one-half of 1 cent per pound; sarsaparilla root, 1 cent per pound; belladonna, digitalis, henbane, and stramonium, 25 per centum ad valorem.

ACT OF 1909.

PAR. 41. * * * coca leaves, five cents per pound; * * *. PAR. 20. Drugs, * * * advanced

PAR. 20. Drugs, * * * advanced * * * one-fourth of one cent per pound, and in addition thereto ten per centum ad valorem : * * *.

PAR. 611. Licorice root, unground [Free].

PAR. 559. Drugs, * * * not advanced * * * [Free].

ACT OF 1913.

PAR. 39. Leaves and roots: Buchu leaves, 10 cents per pound; coca leaves, 10 cents per pound; gentian, $\frac{1}{4}$ cent per pound; licorice root, $\frac{1}{4}$ cent per pound; sarsaparilla root, 1 cent per pound.

PAR. 27. Drugs, * * * advanced * * * 10 per centum ad valorem: * * *.

PAR. 477. Drugs, * * * not advanced * * * [Free].

PARAGRAPH 37.

ACT OF 1922.

PAR. 37. Ergot, 10 cents per pound.

ACT OF 1909.

ACT OF 1913. PAR. 28. Ergot, 10 cents per pound

PAR. 562. Ergot [Free].

PARAGRAPH 38.

ACT OF 1922.

PAR. 38. Ethers and esters: Diethyl sulphate and dimethyl sulphate. 25 per centum ad valoreni; ethyl acetate, 3 cents per pound; ethyl chloride, 15 cents per pound; ethyl ether, 4 cents per pound; and ethers and esters of all kinds not specially provided for, 25 per centum ad valorem: *Provided*, That no article containing more than 10 per centum of alcohol shall be classified for duty under this paragraph.

ACT OF 1909.

PAR. 21. Ethers: Sulphuric, eight cents per pound; spirits of nitrous ether, twenty cents per pound; * * * ethers of all kinds not specially provided for in this section, fifty cents per pound; ethyl chloride, thirty per centum ad valorem: Provided, That no article of this paragraph shall pay a less rate of duty than twenty-five per centum ad valorem.

[Prior to 1913 "ethers" included "esters."]

ACT OF 1913.

PAR. 29. Ethers: Sulphuric, 4 cents per pound; amyl nitrite, 20 per centum ad valorem; amyl acetate and ethyl acetate or acetic ether, 5 cents per pound; ethyl chloride, 20 per centum ad valorem; ethers and esters of all kinds not specially provided for in this section, 20 per centum ad valorem : Provided, That no article containing more than 10 per centum of alcohol shall be classified for duty under this paragraph.

PARAGRAPH 39.

ACT OF 1922.

PAR. 39. Extracts, dyeing and tanning: Chestnut, cutch, chlorophyll, dividivi, fustic, hemlock, logwood, mangrove, myrobalan, oak, Persian berry, quebracho, sumac, saffron.¹ safflower.¹ saffron cake. valonia, wattle, and other extracts, decoctions, and preparations of vegetable origin used for dyeing, coloring, staining, or tanning, not specially provided for, and combinations and mixtures of the foregoing articles in this paragraph, 15 per centum ad valorem: *Provided*, That no article containing alcohol shall be classified for duty under this paragraph.

ACT OF 1909.

PAR. 22. Extracts and decoctions of logwood and other dyewoods, and extracts of bark, such as are commonly used for dyeing or tanning, not specially provided for in this section, seven-eighths of one cent per pound; * * extract of Persian berries, twenty per centum ad valorem; chlorophyll, twenty per centum ad valorem; extracts of quebracho, not exceeding in density twenty-eight degrees Baume, one-half of one cent per pound; exceeding in density twenty-eight degrees Baumé, three-fourths of one cent per pound; extracts of hemlock

ACT OF 1913.

PAR. 30. Extracts and decoctions of * * * Persian berries, sumac, logwood, and other dyewoods, and all extracts of vegetable origin suitable for dyeing, coloring, or staining, not specially provided for in this section; all the foregoing not containing alcohol and not medicinal, § of 1 cent per pound.

PAR. 26. Coloring for brandy, wine, beer, or other liquors, 40 per centum ad valorem.

PAR. 31. Extract of chlorophyll, 15 per centum ad valorem; * * *. PAR. 526. Lac dye * * * [Free].

¹ Extracts of saffron and safflower are not articles of commerce.

bark. one-half of one cent per pound; extracts of sumac, and of woods other than dyewoods, not specially provided for in this section, five-eighths of one cent per pound; all extracts of vegetable origin suitable for dyeing, coloring, staining or tanning, not containing alcohol and not medicinal, and not specially provided for in this section, fifteen per centum ad valorem

tion, fifteen per centum ad valorem. PAR. 18. Coloring for brandy, wine, beer, or other liquors, fifty per centum ad valorem.

PAR. 605. Lac dye, * * * [Free]. PAR. 663. Saffron and safflower, extract¹ of, and saffron cake [Free]. PAR. 624. Tanning material: Extracts of quebracho, and of hemlock bark; extracts of oak and chestnut and other barks and woods other than dyewoods such as are commonly used for tanning not specially provided for in this section; * * * [Free].

PAR. 31. * * * saffron and safflower, and extract of,¹ and saffron cake, 10 per centum ad valorem: *Provided*, That no article containing alcohol shall be classified for duty under this paragraph.

PARAGRAPH 40.

ACT OF 1922.

PAR. 40. Flavoring extracts and natural or synthetic fruit flavors, fruit esters. oils, and essences, all the foregoing not containing alcohol, and not specially provided for, 25 per centum ad valorem.

ACT OF 1909.

PAR. 3. * * * chemical compounds, mixtures * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

PAR. 21. * * * fruit ethers, oils, or essences, one dollar per pound; * * *.

ACT OF 1913,

I'AR. 49. * * * flavoring extracts * * 20 per centum ad valorem.

PAR. 46. * * * fruit ethers, oils. and essences, * * * not specially provided for in this section, 20 per centum ad valorem; * * *.

PARAGRAPH 41.

ACT OF 1922.

PAR. 41. Formaldehyde solution or formalin, 2 cents per pound; solid formaldehyde or paraformaldehyde, 8 cents per pound; and hexamethylenetetramine, 25 per centum ad valorem.

ACT OF 1909.

PAR. 65. * * * medicinal preparations not specially provided for in this section, twenty-five per centum ad valorem: * * *.

lorem: * * *. PAR. 3. * * * ail chemical compounds. * * * twenty-five per centum ad valorem.

ACT OF 1913.

PAR. 32. Formaldehyde solution containing not more than 40 per centum of formaldehyde, or formaline, 1 cent per pound.

PAR. 5. * * * all chemical and medicinal compounds. preparations, * * * not specially provided for in this section, 15 per centum ad valorem.

¹ Extracts of saffron and safflower are not articles of commerce.

PARAGRAPH 42.

ACT OF 1922.

PAR. 42. Edible gelatin, valued at less than 40 cents per pound, 20 per centum ad valorem and $3\frac{1}{2}$ 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 $1\frac{1}{2}$ 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.

ACT OF 1909.

PAR. 23. Gelatin, glue, isinglass or fish glue, including agar-agar or Japanese isinglass, and all fish bladders and fish sounds other than crude or dried or salted for preservation only, valued at not above ten cents per pound, two and one-half cents per pound; valued at above ten cents per pound and not above thirty-five cents per pound, twenty-five per centum ad valorem; valued above thirty-five cents per pound, fifteen cents per pound and twenty per centum ad valorem; gelatin in sheets, emulsions, and all manufac-tures of gelatin, or of which gelatin is the component material of chief value, not specially provided for in this section, thirty-five per centum ad valorem; glue size, twenty-five per centum ad valorem.

ACT OF 1913.

PAR. 34. Gelatin, glue, and glue size, valued not above 10 cents per pound, 1 cent per pound; valued above 10 cents per pound and not above 25 cents per pound, 15 per centum ad valorem; valued above 25 cents per pound, 25 per centum ad valorem; manufactures of gelatin or manufactures of which gelatin is the component material of chief value, 25 per centum ad valorem; isinglass and prepared fish sounds, 25 per centum ad valorem; agar-agar, 20 per centum ad valorem.

PARAGRAPH 43.

ACT OF 1922.

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

ACT OF 1909.

ACT OF 1913.

PAR. 24. Glycerin, crude, not purified, one cent per pound; refined, fied, 1 cent per pound; refined, 2 cents three cents per pound.

PARAGRAPH 44.

ACT OF 1922.

PAR. 44. Ink, and ink powders not specially provided for, 20 per centum ad valorem.

ACT OF 1909.

ACT OF 1913,

PAR. 26. Ink and ink powders, PAR. 37. Ink and ink powders, 15 per twenty-five per centum ad valorem.

PARAGRAPH 45.

ACT OF 1922.

PAR. 45. Iodine, resublimed, 20 cents per pound.

ACT OF 1909.

ACT OF 1913.

PAR. 27. Iodine, resublimed, twenty cents per pound.

PAR. 515. Iodine * * * resublimed [Free].

PARAGRAPH 46.

ACT OF 1922.

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

ACT OF 1909.

PAR. 3. * * * chemical compounds, * * * and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

PARAGRAPH 47.

ACT OF 1922.

PAR. 47. Lead: Acetate, white, $2\frac{1}{2}$ cents per pound; acetate, brown, gray, or yellow, 2 cents per pound; nitrate, arsenate, and resinate, 3 cents per pound; and all other lead compounds not specially provided for, 30 per centum ad valorem.

ACT OF 1909.

PAR. 58. Lead: Acetate of, white, three cents per pound; brown, gray, or yellow, two cents per pound; nitrate of, two and one-fourth cents per pound; * * *. PAR. 3. * * chemical com-

PAR. 3. * * * chemical compounds, * * * and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

PARAGRAPH 48.

ACT OF 1922.

PAR. 48. Licorice, extracts of, in pastes, rolls, or other forms, 25 per centum ad valorem.

ACT OF 1909.

PAR. 29. Licorice, extracts of, in paste, rolls, or other forms, two and pastes, rolls, or other forms, 1 cent per pound.

PARAGRAPH 49.

ACT OF 1922.

PAR. 49. Lime, citrate of, 7 cents per pound.

ACT OF 1909.

PAB. 613. Lime, citrate of [Free].

PAR. 41. Lime, citrate of, 1 cent per pound.

PARAGRAPH 50.

ACT OF 1922.

PAR. 50. Magnesium: Carbonate, precipitated, $1\frac{1}{2}$ cents per pound; chloride, anhydrous, 1 cent per pound; chloride, not specially provided for, five-eighths of 1 cent per pound; sulphate or Epsom salts, one-half of 1 cent per pound;

ACT OF 1913.

PAR. 433. Bromin [Free]. PAR. 5. * * * chemical * * * compounds, * * * not specially provided for in this section, 15 per centum ad valorem.

ACT OF 1913.

PAR. 57. Lead, acetate of, white, and nitrate of, 14 cents per pound; acetate of, brown, gray, or yellow, 1 cent per pound; all other lead compounds not specially provided for in this section. 20 per centum ad valorem.

ACT OF 1913.

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ACT OF 1913.

oxide or calcined magnesia, medicinal, $3\frac{1}{2}$ cents per pound; oxide or calcined magnesia not suitable for medicinal use, $3\frac{1}{2}$ cents per pound.

ACT OF 1909.

PAR. 31. Magnesia and carbonate of, medicinal, three cents per pound; calcined, medicinal, seven cents per pound; sulphate of, or Epsom salts,

one-fifth of one cent per pound. PAR. 3. * * * chemical com-pounds, * * and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *

PARAGRAPH 51.

ACT OF 1922.

PAR. 51. Manganese: Borate, resinate, sulphate, and other manganese compounds and salts, not specially provided for, 25 per centum ad valorem.

ACT OF 1909.

PAR. 3. * * * PAR. 3. * * * chemical com-pounds, * * and salts, * * * not specially provided for in this sec- not specially provided for in this section, twenty-five per centum ad valorem: * * * *.

PARAGRAPH 52.

ACT OF 1922.

PAR. 52. Menthol, 50 cents per pound; camphor, crude, natural, 1 cent per pound; camphor, refined or synthetic, 6 cents per pound.

ACT OF 1909.

PAR. 65. * * * medicinal preparations * * * twenty-five per centum ad valorem: * * *.

PAR. 12. Camphor, refined, and synthetic camphor, six cents per pound.

PAR. 527. Camphor, crude, natural [Free].

PARAGRAPH 53.

ACT OF 1922.

PAR. 53. Oils, animal: Sod, herring, and menhaden, 5 cents per gallon; whale and seal, 6 cents per gallon; sperm, 10 cents per gallon; and all fish oils, not specially provided for, 20 per centum ad valorem; wool grease, crude, including that known commercially as degras or brown wool grease, one-half of 1 cent per pound; wool grease, not crude, including adeps lanæ, hydrous and anhydrous, 1 cent per pound; all other animal oils, fats, and greases, not specially provided for, 20 per centum ad valorem.

ACT OF 1909.

PAR. 40. Seal, herring, whale, and other fish oil including sod oil, not specially provided for in this section, eight cents per gallon.

ACT OF 1913.

PAR. 42. Magnesia: Calcined, 31 cents per pound: carbonate of, precipitated, $1\frac{1}{2}$ cents per pound; sulphate of, or Epsom salts, 10 cent per pound.

PAR. 5. * * * chemical * * * compounds, * * * and salts, * * * not specially provided for in this section, 15 per centum ad valorem.

ACT OF 1913.

PAR. 43. Menthol, 50 cents per pound.

PAR. 36. Gums: * * * camphor. crude, natural, 1 cent per pound; camphor, refined and synthetic, 5 cents per pound; * * *.

ACT OF 1913.

PAR. 44. Oils, rendered: Sod, seal, herring, and other fish oil, not specially provided for in this section, 3 cents per gallon; whale oil, 5 cents

ACT OF 1913.

PAR. 5. * * * chemical * * * compounds, * * * and salts, * * *

tion, 15 per centum ad valorem.

PAR. 290. * * * wool grease, including that known commercially as degras or brown wool grease, crude and not refined, or improved in value or condition, one-fourth of one cent per pound; refined, or improved in value or condition, and not specially provided for in this section, one-half of one cent per pound.

PAR. 3. * * * rendered oils, * * * and all greases, not specially provided for in this section, twenty-five per centum ad valorem; * * *. PAR. 580. Grease, fats, * * * and

oils (excepting fish oils), such as are commonly used in soap making or in wire drawing, or for stuffing or dressing leather, and which are fit only for such uses, and not specially provided for in this section [Free].

per gallon; sperm oil, 8 cents per gallon; wool grease, including that known commercially as degras or brown wool grease, crude and not refined or improved in value or condition, 4 cent per pound; refined or improved in value or condition, and not specially provided for in this section, $\frac{1}{2}$ cent per pound; lanolin, 1 cent per pound; all other animal oils, rendered oils and greases, and all combinations of the same, not specially provided for in this section, 15 per centum ad valorem.

PAR. 498. Grease, fats, * * * and oils (excepting fish oils), not chemically compounded, such as are commonly used in soap making or in wire drawing, or for stuffing or dressing leather, not specially provided for in this section [Free].

PARAGRAPH 54.

ACT OF 1922.

PAR. 54. Oils, expressed or extracted: Castor oil, 3 cents per pound; hempseed oil, 11 cents per pound; linseed or flaxseed oil, raw, boiled, or oxidized, 37 cents per pound; olive oil, weighing with the immediate container less than forty pounds, $7\frac{1}{2}$ cents per pound on contents and container; olive oil, not specially provided for, $6\frac{1}{2}$ cents per pound; poppy-seed oil, raw, boiled, or oxidized, 2 cents per pound; rapeseed oil, 6 cents per gallon; all other expressed and extracted oils, not specially provided for, 20 per centum ad valorem.

ACT OF 1909.

PAR. 33. Castor oil, thirty-five cents per gallon.

PAR. 35. Flaxseed, linseed, and poppyseed oil, raw, boiled, or oxidized, fifteen cents per gallon of seven and one-half pounds weight.

PAR. 37. Hempseed oil, ten cents per gallon; rape-seed oil, ten cents per gallon.

PAR. 38. Olive oil, not specially provided for in this section, forty cents per gallon; in bottles, jars, kegs, tins, or other packages, containing less than

or other packages, containing less than five gallons each, fifty cents per gallon. PAR. 639. * * * nut oil or oil of nuts, * * * [Free]. PAR. 3. * * * expressed oils, * * * and all combinations of the foregoing, * * * not specially pro-vided for in this section, twenty-five per centum ad valorem; * * *. PAR. 580. * * * oils (excepting fish oils) such as are commonly used

fish oils), such as are commonly used in soap making or in wire drawing, or for stuffing or dressing leather, and which are fit only for such uses, and not specially provided for in this section [Free].

ACT OF 1913.

PAR. 45. Oils, expressed: * castor oil, 12 cents per gallon; flaxseed and linseed oil, raw, boiled, or oxidized, 10 cents per gallon of $7\frac{1}{2}$ pounds; poppy-seed oil, raw, boiled, or oxidized, rapeseed oil, * * * -6 cents per gallon; hempseed oil, 3 cents per gallon; * * * olive oil, not specially provided for in this section. 20 cents per gallon: olive oil,¹ in bottles, jars, kegs, tins, or other packages having a capacity of less than five standard gallons each, 30 cents per gallon; all other expressed oils and all combinations of the same, not specially provided for in this section, 15 per centum ad valorem.

PAR. 498. * * * oils (excepting fish oils), not chemically compounded, such as are commonly used in soap making or in wire drawing, or for stuffing or dressing leather, not specially provided for in this section [Free].

¹ Emergency tariff act of 1921, par. 11: 40 cents per gallon in bulk, 50 cents per gallon in containers of less than 5 gallons.

PARAGRAPH 55.

ACT OF 1922.

PAR. 55. Coconut oil, 2 cents per pound; cottonseed oil, 3 cents per pound; peanut oil, 4 cents per pound; and soya-bean oil, $2\frac{1}{2}$ cents per pound.

ACT OF 1909.

PAR. 293. * * * refined deodorized cocoanut oil, * * * three and one-half cents per pound. PAR. 639. Oils: * * * cocoanut

(not refined and deodorized), cottonseed, * * * nut oil, or oil of nuts, soya-bean, * * * [Free].

ACT OF 1913.

PAR. 232. * * * refined deodorized coconut oil,¹ * * * 3¹/₂ cents per pound.

PAR. 561. Oils: * * * coconut,¹ * * cottonseed,¹ * * * soya-bean,¹ * * [Free]. PAR. 45. Oils, expressed: * * *

peanut oil,² 6 cents per gallon ; * * *.

PARAGRAPH 56.

ACT OF 1922.

PAR. 56. Alizarin assistant. Turkey red oil, sulphonated castor or other sulphonated animal or vegetable oils, soaps made in whole or in part from castor oil, and all soluble greases; all of the foregoing in whatever form, and used in the processes of softening, dyeing, tanning, or finishing, not specially provided for, 35 per centum ad valorem.

ACT OF 1909.

PAR. 32. Alizarin assistant, sulphoricinoleic acid, and ricinoleic acid, and soaps containing castor oil, any of the foregoing in whatever form, in the manufacture of which fifty per centum or more of castor oil is used, thirty cents per gallon; in the manufacture of which less than fifty per centum of castor oil is used, fifteen cents per gallon; all other alizarin assistants and all soluble greases used in processes of softening, dyeing or finishing, not specially provided for in this section, thirty per centum ad valorem.

ACT OF 1913.

PAR. 45. Oils, expressed: Alizarin assistant, sulphoricinoleic acid, and ricinoleic acid, and soaps containing castor oil, any of the foregoing in whatever form, and all other alizarin assistants and all soluble greases used in the processes of softening, dyeing, or finishing, not specially provided for in this section, 25 per centum ad valorem; * * *. valorem; * *

PARAGRAPH 57.

ACT OF 1922.

PAR. 57. Hydrogenated or hardened oils and fats, 4 cents per pound; other oils and fats, the composition and properties of which have been changed by vulcanizing, oxidizing, chlorinating, nitrating, or any other chemical process, and not specially provided for, 20 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

[Probably not imported.]

[Dutiable or free, according to oil used.]

¹ Emergency tariff act of 1921, par. 11: 20 cents per gallon. ² Emergency tariff act of 1921, par. 11: 26 cents per gallon.

PARAGRAPH 58.

ACT OF 1922.

PAR. 58. Combinations and mixtures of animal, vegetable, or mineral oils or of any of them (except combinations or mixtures containing essential or distilled oils), with or without other substances, and not specially provided for, 25 per centum ad valorem: *Provided*, That no article containing alcohol shall be classified for duty under this paragraph.

ACT OF 1909.

PAR. 3. * * * oils, and all combinations of the foregoing, * * * twenty-five per centum ad valorem; * * *

PAR. 293. * * * cocoa butterine, * * * and all substitutes for cocoa butter, three and one-half cents per pound.

ACT OF 1913.

PAR. 44. * * * and all combinations of the same [animal oils, rendered oils, and greases], not specially provided for in this section, 15 per centum ad valorem.

PAR. 45. * * * all combinations of the same [expressed oils], not specially provided for in this section, 15 per centum ad valorem. PAR. 232. * * * cocoa butterine,

PAR. 232. * * * cocoa butterine, * * * and all substitutes for cocoa butter, 3¹/₂ cents per pound.

PARAGRAPH 59.

ACT OF 1922.

PAR. 59. Oils, distilled or essential: Lemon and orange, 25 per centum ad valorem; clove, eucalyptus, peppermint, patchouli, sandalwood, and all other essential and distilled oils not specially provided for, 25 per centum ad valorem: *Provided*, That no article mixed or compounded or containing alcohol shall be classified for duty under this paragraph.

ACT OF 1909.

PAR. 3. * * * distilled oils, essential oils, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

PAR. 39. Peppermint oil, twenty-five cents per pound.

PAR. 639. Oils: * * * amber, crude and rectified ambergris,¹ * * * cajeput, * * cedrat, chamomile, * * civet,¹ * * * fennel, * * juglandium, juniper, * * * lemon, * * * mace, * * * valerian; * * [Free].

ACT OF 1913.

PAB. 46. Oils, distilled and essential: Orange and lemon, 10 per centum ad valorem; peppermint, 25 cents per pound; mace oil, 6 cents per pound; * * amber; ambergris¹; * * * camomile; * * cedrat; * * * civet¹; fennel; * * juniper; * * valerian; all the foregoing oils, * * * and essential and distilled oils * * * not specially provided for in this section, 20 per centum ad valorem: *Provided*, That no article containing alcohol shall be classified for duty under this paragraph.

PAR. 561. Oils: Birch tar, cajeput, * * * juglandium, * * * [Free].

PARAGRAPH 60.

ACT OF 1922.

PAR. 60. Opium containing not less than 8.5 per centum of anhydrous morphine, crude or unmanufactured and not adulterated, \$3 per pound; powdered, or otherwise advanced beyond the condition of crude or unmanufactured, and containing 15 per centum or less of moisture, \$4 per pound; morphine, morphine sulphate, and all opium alkaloids and salts, esters, and other derivatives thereof, \$3 per ounce; cocaine, ecgonine, and salts, esters, and other derivatives thereof, \$2.60 per ounce; tincture of opium, such as laudanum, and other liquid preparations of opium, not specially provided for, 60 per centum ad valorem; opium containing less than 8.5 per centum of anhydrous morphine,

¹ Oils of ambergris and civet are not articles of commerce.

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\$6 per pound: *Provided*, That nothing herein contained shall be so construed as to repeal or in any manner impair or affect the provisions of an Act entitled "An Act to prohibit the importation and use of opium for other than medicinal purposes," approved February 9, 1909, as amended by an Act approved January 17, 1914.

ACT OF 1909.

PAR: 41. Opium, crude or unmanufactured, and not adulterated, containing nine per centum and over of morphia, one dollar and fifty cents per pound; opium of the same composition, dried, powdered, or otherwise advanced beyond the condition of crude or unmanufactured, two dollars per pound; morphia or morphine, sulphate of, and all alkaloids of opium, and salts and esters thereof, one dollar and fifty cents per ounce; cocaine, ecgonine, and all salts and derivatives of the same, one dollar and fifty cents per ounce: * * * aqueous extract of opium, for medicinal uses, and tincture of, as laudanum, and other liquid preparations of opium, not specially provided for in this section, forty per centum ad valorem; opium containing less than nine per centum of morphia, six dollars per pound; but preparations of opium deposited in bonded warehouses shall not be removed therefrom without payment of duties, and such duties shall not be refunded: *Provided*, That nothing herein contained shall be so construed as to repeal or in any manner impair or affect the provisions of an Act entitled "An Act to prohibit the importation and use of opium for other than medicinal purposes," approved February ninth, nineteen hundred and nine.

ACT OF 1913.

PAR. 47. Opium, crude or unmanufactured, and not adulterated, containing 9 per centum and over of morphia, \$3 per pound; opium of the same composition, dried to contain 15 per centum or less of moisture, powdered, or otherwise advanced beyond the condition of crude or unmanufactured, \$4 per pound; morphia or morphine, sulphate of, and all alkaloids of opium, and . salts and esters thereof, \$3 per ounce; cocaine, ecgonine, and all salts and derivatives of the same, \$2 per ounce; aqueous extract of opium, for medicinal uses, and tincture of, as laudanum, and other liquid preparations of opium, not specially provided for in this section, 60 per centum ad valorem; opium containing less than 9 per centum of morphia, \$6 per pound; but preparations of opium deposited in bonded warehouses shall not be removed therefrom without payment of duties, and such duties shall not be refunded: Provided, That nothing herein contained shall be so construed as to repeal or in any manner impair or affect the provisions of an Act entitled "An Act to prohibit the importation and use of opium for other than medicinal purposes," approved Febru-ary ninth, nineteen hundred and nine."

PARAGRAPH 61.

ACT OF 1922.

PAR. 61. Perfume materials: Ambergris, castoreum, civet, and musk grained or in pods, 20 per centum ad valorem; anethol, citral, geraniol, heliotropin, ionone, rhodinol, safrol, terpineol, vanillin, and all natural or synthetic odoriferous or aromatic chemicals, all the foregoing not mixed and not compounded, and not specially provided for, 45 per centum ad valorem; all mixtures or combinations containing essential or distilled oils, or natural or synthetic odoriferous or aromatic substances, 40 cents per pound and 50 per centum ad valorem: *Provided*, That only materials not marketable as perfumery, cosmetics, or toilet preparations, and not containing more than 10 per centum of alcohol, shall be classified for duty under this paragraph: *Provided further*, That all of the foregoing materials containing more than 10 per centum of alcohol shall be classified for duty under paragraph 62 as toilet preparations.

ACT OF 1909.

PAR. 83. Vanillin, twenty cents per ounce.

PAR. 3. * * * all combinations of the foregoing, [essential and distilled PAR. 70. Vanillin, 10 cents per ounce;

ACT OF 1913.

PAR. 49. * * * all natural or synthetic odoriferous or aromatic sub-

¹ Supplementary acts: Jan. 17, 1914, ch. 9, 38 Stat., 275; Dec. 17, 1914, ch. 7, 38 Stat., 785; Feb. 24, 1919, ch. 18, secs. 1006, 1007, 40 Stat., 1057, 1130, 1132.

oils] * * * chemical compounds, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

PAR. 489. Ambergris [Free].

PAR. 533. Civet, crude [Free].

PAR. 631. Musk, crude, in natural pods [Free].

PAR. 480. * * * unmanufactured articles, not enumerated or provided for in this section, * * * ten per centum ad valorem, * * *. [Covered musk, grained: T. D. 8962.]

PAR. 528. Castor or castoreum [Free].

stances, preparations, and mixtures used in the manufacture of, but not marketable as, perfumes or cosmetics; all the foregoing not containing alcohol and not specially provided for in this section, 20 per centum ad valorem. PAR. 46. * * all combinations

PAR. 46. * * * all combinations of the same [essential and distilled oils], not specially provided for in this section. 20 per centum ad valorem: * * *

PAR. 49. Ambergris, * * * musk, grained or in pods, civet, * * * all the foregoing not containing alcohol and not specially provided for in this. section, 20 per centum ad valorem.

PAR. 442. Castor or castoreum [Free].

PARAGRAPH 62.

ACT OF 1922.

PAR. 62. Perfumery, including cologne and other toilet waters, articles of perfumery, whether in sachets or otherwise, and all preparations used as applications to the hair, mouth, teeth, or skin, such as cosmetics, dentifrices, tooth soaps, pastes, theatrical grease paints, pomades, powders, and other toilet preparations, all the foregoing, if containing alcohol, 40 cents per pound and 75 per centum ad valorem; if not containing alcohol, 75 per centum ad valorem.

ACT OF 1909.

PAR. 67. Perfumery, including cologne and other toilet waters, articles of perfumery, whether in sachets or otherwise, and all preparations used as applications to the hair, mouth, teeth, or skin, such as cosmetics, dentifrices, including tooth soaps, pastes, including theatrical grease paints and pastes, pomades, powders, and other toilet articles, all the foregoing; if containing alcohol, or in the manufacture or preparation of which alcohol is used, sixty cents per pound and fifty per centum ad valorem; if not containing alcohol, or in the manufacture or preparation of which alcohol is not used, sixty per centum ad valorem; * * *.

ACT OF 1913.

PAR. 48. Perfumery, including cologne and other toilet waters, articles of perfumery, whether in sachets or otherwise, and all preparations used as applications to the hair, mouth, teeth, or skin, such as cosmetics, dentifrices, including tooth soaps, pastes, including theatrical grease paints, and pastes, pomades, powders, and other toilet preparations, all the foregoing, if containing alcohol, 40 cents per pound and 60 per centum ad valorem; if not containing alcohol, 60 per centum ad valorem; * * *.

PARAGRAPH 63.

ACT OF 1922.

PAR. 63. Floral or flower waters containing no alcohol, not specially provided for, 20 per centum ad valorem; bay rum or bay water, whether distilled or compounded, 40 cents per pound and 60 per centum ad valorem.

ACT OF 1909.

PAR. 67. * * * floral or flower waters containing no alcohol, not specially provided for in this section, twenty per centum ad valorem.

ACT OF 1913.

PAR. 48. * * * floral or flower waters containing no alcohol, not specially provided for in this section, 20 per centum ad valorem. PAR. 305. Bay rum or bay water, whether distilled or compounded, of first proof, and in proportion for any greater strength than first proof, one dollar and seventy-five cents per gallon. PAR. 242. Bay rum or bay water, whether distilled or compounded, of first proof, and in proportion for any greater strength than first proof, \$1.75 per gallon.

PARAGRAPH 64.

ACT OF 1922.

PAR. 64. Paris green and London purple, 15 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

ACT OF 1913.

PAR. 57. Paris green, and London PAR. 569. Paris green and London purple, fifteen per centum ad valorem. purple [Free].

PARAGRAPH 65.

ACT OF 1922.

PAR. 65. Phosphorus, 8 cents per pound.

ACT OF 1909.

PAR. 59. Phosphorus, eighteen cents PAR. 575. Phosphorus [Free]. per pound.

PARAGRAPH 66.

ACT OF 1922.

PAR. 66. Plasters, healing or curative, of all kinds, and court-plasters, 20 per centum ad valorem.

ACT OF 1909.

PAR. 66. Plasters, healing or curative, of all kinds, and court-plaster, twenty-five per centum ad valorem. PAR. 50. Plasters, healing or curative, of all kinds, and court-plaster, 15 per centum ad valorem.

PARAGRAPH 67.

ACT OF 1922.

PAR. 67. Paints, colors, and pigments commonly known as artists' paints or colors, whether in tubes, cakes, jars, pans, or other forms, and not assembled in paint sets, kits, or color outfits, 40 per centum ad valorem; paints, colors, and pigments in tubes, cakes, jars, pans, or other forms, when assembled in paint sets, kits, or color outfits, with or without brushes, water pans, outline drawing, stencils, or other articles, 70 per centum ad valorem.

ACT OF 1909.

PAR. 56. * * * all paints, colors, and pigments, commonly known as artists' paints or colors, whether in tubes, pans, cakes or other forms, thirty per centum ad valorem.

PAR. 431. * * * all other toys, and parts of toys, not composed of china, porcelain, parian, bisque, earthen or stone ware, and not specially provided for in this section, thirty-five per centum ad valorem.

ACT OF 1913.

PAR. 63. * * * all paints, colors, and pigments commonly known as artists' paints or colors, whether in tubes, pans, cakes, or other forms, 20 per centum ad valorem; * * *. [See G. A. 8419, T. D. 38665.]

PAR. 342. * * * all other toys, and parts of toys, not composed of china, porcelain, parian, bisque, earthen or stone ware, and not specially provided for in this section, 35 per centum ad valorem.

PARAGRAPH 68.

ACT OF 1922.

PAR. 68. Pigments, colors, stains, and paints, including enamel paints, whether dry, mixed, or ground in or mixed with water, oil, or solutions other than oil, not specially provided for, 25 per centum ad valorem.

ACT OF 1913.

ACT OF 1909.

PAR. 51. * * * enamel paints made with varnish, thirty-five per centum ad valorem; * * *.

PAR. 56. All paints, colors, pigments, stains, lakes, * * * whether crude or dry or mixed, or ground with water or oil or with solutions other than oil, not otherwise specially provided for in this section, thirty per centum ad valorem; * * *.

ACT OF 1913.

PAR. 63. Enamel paints, and all paints, colors, pigments, stains, * * * whether crude, dry, mixed, or ground with water or oil or with solutions other than oil, not specially provided for in this section, 15 per centum ad valorem; * * * all color lakes, whether dry or in pulp, not specially provided for in this section, 20 per centum ad valorem.

PARAGRAPH 69.

ACT OF 1922.

PAR. 69. Barytes ore, crude or unmanufactured, \$4 per ton; ground or otherwise manufactured, \$7.50 per ton; precipitated barium sulphate or blanc fixe, 1 cent per pound.

ACT OF 1909.

PAR. 42. Baryta, sulphate of, or barytes, including barytes earth, unmanufactured, one dollar and fifty cents per ton; manufactured, five dollars and twenty-five cents per ton.

PAR. 44. Blanc-fixe, or artificial sulphate of barytes, * * * one-half of one cent per pound.

ACT OF 1913.

PAR. 51. Baryta, sulphate of, or barytes, including barytes earth, unmanufactured, 15 per centum ad valorem; manufactured, 20 per centum ad valorem; blanc-fixe, or artificial sulphate of barytes, * * 20 per centum ad valorem.

PARAGRAPH 70.

ACT OF 1922.

PAR. 70. Blue pigments and all blues containing iron ferrocyanide or iron ferricyanide, in pulp, dry, or ground in or mixed with oil or water, 8 cents per pound; ultramarine blue, dry, in pulp, or ground in or mixed with oil or water, wash and all other blues containing ultramarine, 3 cents per pound.

ACT OF 1909.

PAR. 43. Blues, such as Berlin, Prussian, Chinese, and all others, containing ferrocyanide of iron, in pulp, dry or ground in or mixed with oil or water. eight cents per pound.

PAR. 50. Ultramarine blue, whether dry, in pulp, or mixed with water, and wash blue containing ultramarine, three cents per pound.

ACT OF 1913.

PAR. 52. Blues, such as Berlin, Prussian, Chinese, and all others, containing ferrocyanide of iron, in pulp, dry or ground in or mixed with oil or water, 20 per centum ad valorem; ultramarine blue, whether dry, in pulp, or ground in or mixed with oil or water, and wash blue containing ultramarine, 15 per centum ad valorem.

PARAGRAPH 71.

ACT OF 1922.

PAR. 71. Bone black or bone char, blood char, and decolorizing and deodorizing chars or carbons, 20 per centum ad valorem.

ACT OF 1909.

PAR. 10. * * * bone char, suitable for use in decolorizing sugars, and blood char, twenty per centum ad valorem.

ACT OF 1913.

PAR. 447. * * * blood char, bone char, or bone black, not suitable for use as a pigment [Free].

PAR. 53. Black pigments, made from bone, * * * by whatever name PAR. 45. Black, made from bone, * * * by whatever name known, including bone black * * * dry or ground in oil or water, twenty-five per centum ad valorem. known; * * * dry or ground in or mixed with oil or water, 15 per centum ad valorem.

PAR. 423. Bones, * * * burned. calcined, * * * [Free].

PARAGRAPH 72.

ACT OF 1922.

PAR. 72. Chrome yellow, chrome green, and other colors containing chromium, in pulp, dry, or ground in or mixed with oil or water, 25 per centum ad valorem.

ACT OF 1909.

PAR. 46. Chrome yellow, chrome green, and all other chromium colors in the manufacture of which lead and bichromate of potash or soda are used, in pulp, dry, or ground in or mixed with oil or water, four and threeeighths cents per pound. PAR. 54. Chrome yellow, chrome green, and all other chromium colors in the manufacture of which lead and bichromate of potash or soda are used, in pulp, dry, or ground in or mixed with oil or water, 20 per centum ad valorem.

ACT OF 1913.

PARAGRAPH 73.

ACT OF 1922.

PAR. 73. Gas black, lampblack, and all other black pigments, by whatever name known, dry or ground in or mixed with oil or water, and not specially provided for, 20 per centum ad valorem.

ACT OF 1909.

PAR. 45. Black, made from * * * ivory, or vegetable substance, by whatever name known, including * * * lampblack, dry or ground in oil or water, twenty-five per centum ad valorem.

PAR. 53. Black pigments, made from * * * ivory, or vegetable substance, by whatever name known; gas black and lampblack, dry or ground in or mixed with oil or water, 15 per centum ad valorem.

PARAGRAPH 74.

ACT OF 1922.

PAR. 74. Lead pigments: Litharge, $2\frac{1}{2}$ cents per pound; orange mineral, 3 cents per pound; red lead, $2\frac{3}{4}$ cents per pound; white lead, $2\frac{1}{2}$ cents per pound; all pigments containing lead, dry or in pulp, or ground in or mixed with oil or water, not specially provided for, 30 per centum ad valorem.

ACT OF 1909.

PAR. 58. Lead: * * * litharge, two and one-half cents per pound.

PAR. 48. Orange mineral, three and one-fourth cents per pound.

PAR. 49. Red lead, two and fiveeighths cents per pound.

PAR. 53. White lead, and white pigment containing lead, dry or in pulp, or ground or mixed with oil, two and one-half cents per pound.

PAR. 52. Vermilion reds, * * * when not containing quicksilver but made of lead or containing lead, four and seven-eighths cents per pound.

ACT OF 1913.

PAR. 56. Lead pigments: Litharge, orange mineral, red lead, white lead, and all pigments containing lead, dry or in pulp, and ground or mixed with oil or water, not specially provided for in this section, 25 per centum ad valorem.

PAR. 59. Vermilion reds, * * • when not containing quicksilver but made of lead or containing lead, 25 per centum ad valorem.

ACT OF 1913.

PARAGRAPH 75.

ACT OF 1922.

PAR. 75. Ochers, siennas, and umbers, crude or not ground, one-eighth of 1 cent per pound; washed or ground, three-eighths of 1 cent per pound; iron-oxide and iron-hydroxide pigments not specially provided for, 20 per centum ad valorem.

ACT OF 1909.

PAR. 47. Ocher and ochery earths, sienna and sienna earths, and umber and umber earths, not specially provided for in this section, when crude or not powdered, washed or pulverized, one-eighth of one cent per pound; if powdered, washed or pulverized, three-eighths of one cent per pound; if ground in oil or water, one cent per pound.

PAR. 56. All * * * pigments * * * not otherwise specially provided for in this section, thirty per centum ad valorem; * **.

PARAGRAPH 76.

ACT OF 1922.

PAR. 76. Satin white and precipitated calcium sulphate, one-half of 1 cent per pound.

ACT OF 1909.

PAR. 44. * * * satin white, or artificial sulphate of lime, one-half of one cent per pound.

one cent per pound. PAR. 88. * * * pearl hardening for paper makers' use, twenty per centum ad valorem; * * *.

ACT OF 1913.

PAR. 51. * * * satin white, or artificial sulphate of lime, 20 per centum ad valorem.

PAR. 74. * * * pearl hardening for paper makers' use; * * * 10 per centum ad valorem.

PARAGRAPH 77.

ACT OF 1922.

PAR. 77. Spirit varnishes containing less than 5 per centum of methyl alcohol, \$2.20 per gallon and 25 per centum ad valorem; spirit varnishes containing 5 per centum or more of methyl alcohol, and all other varnishes, including so-called gold size or japan, not specially provided for, 25 per centum ad valorem.

ACT OF 1909.

PAR. 51. Varnishes, including socalled gold size or japan, twenty-five per centum ad valorem; * * * spirit varnish containing five per centum or more of methyl alcohol, thirty-five cents per gallon and thirty-five per centum ad valorem; spirit varnish containing less than five per centum of methyl alcohol, one dollar and thirty-two cents per gallon and thirtyfive per centum ad valorem.

ACT OF 1913.

PAR. 58. Varnishes, including socalled gold size or japan, 10 per centum ad valorem: *Provided*, That spirit varnishes containing less than 10 per centum of methyl alcohol of the total alcohol contained therein, shall be dutiable at \$1.32 per gallon and 15 per centum ad valorem.

ACT OF 1913.

PAR. 55. Ocher and ochery earths, sienna and sienna earths, and umber and umber earths, 5 per centum ad valorem; Spanish brown, venetian red, Indian red, and colcothar or oxide of iron, not specially provided for in this section, 10 per centum ad valorem.

PARAGRAPH 78.

ACT OF 1922.

PAR. 78. Vermilion reds containing quicksilver, dry or ground in or mixed with oil or water, 28 cents per pound.

ACT OF 1909.

ACT OF 1913.

PAR. 52. Vermilion reds, containing quicksilver, dry or ground in oil or water, ten cents per pound; * * *. PAR. 59. Vermilion reds, containing quicksilver, dry or ground in oil or water, 15 per centum ad valorem; * * *

PARAGRAPH 79.

ACT OF 1922.

PAR. 79. Zinc oxide and leaded zinc oxides containing not more than 25 per centum of lead, in any form of dry powder, $1\frac{3}{4}$ cents per pound; ground in or mixed with oil or water, $2\frac{1}{4}$ cents per pound; lithopone, and other combinations or mixtures of zinc sulphide and barium sulphate, $1\frac{3}{4}$ cents per pound.

ACT OF 1909.

PAR. 55. Zinc, oxide of, and white pigment containing zinc, but not containing lead, dry, one cent per pound; ground in oil, one and three-fourths cents per pound; sulfid of zinc white, or white sulphide of zinc, one and onefourth cents per pound; * * *.

fourth cents per pound; * * *. PAR. 53. * * * white pigment containing lead, dry or in pulp, or ground or mixed with oil, two and onehalf cents per pound.

ACT OF 1913.

PAR. 61. Zinc, oxide of, and pigments containing zinc but not containing more than 5 per centum of lead, ground dry, 10 per centum ad valorem; when ground in or mixed with oil or water, lithopone and white sulphide of zinc, 15 per centum ad valorem.

PAR. 56. * * * and all pigments containing lead, dry or in pulp, and ground or mixed with oil or water, not specially provided for in this section, 25 per centum ad valorem.

PARAGRAPH 80.

ACT OF 1922.

PAR. 80. Potassium: Chromate and dichromate, $2\frac{1}{4}$ cents per pound; chlorate and perchlorate, $1\frac{1}{2}$ cents per pound; ferricyanide or red prussiate of potash, 7 cents per pound; ferrocyanide or yellow prussiate of potash, 4 cents per pound; iodide, 25 cents per pound; bromide, 10 cents per pound; bicarbonate, $1\frac{1}{2}$ cents per pound; carbonate, three-fourths of 1 cent per pound; hydroxide or caustic potash, 1 cent per pound; nitrate or saltpeter, refined, one-half of 1 cent per pound; and permanganate, 4 cents per pound.

ACT OF 1909.

PAR. 64. Prussiate of potash, red, eight cents per pound; yellow, four cents per pound; * * *.

PAR. 60. Bichromate and chromate of potash, two and one-fourth cents per pound.

PAR. 61. Caustic potash, or hydrate of, refined, in sticks or rolls, one cent. per pound; chlorate of, two cents per pound.

PAR. 62. Hydriodate, iodide, * * * of potash, twenty-five cents per pound.

PAR. 63. Nitrate of potash, or saltpeter, refined, one-half of one cent per pound.

ACT OF 1913.

PAR. 64. Potash: Bicarbonate of, refined, and chlorate of, ½ cent per pound; chromate and bichromate of, 1 cent per pound; nitrate of, or saltpeter, refined, \$7 per ton; permanganate of, 1 cent per pound; prussiate of, red, 2 cents per pound; yellow, 1¼ cents per pound.

PAR. 38. * * * potassium iodide, 15 cents per pound. PAR. 3. * * * all chemical compounds, * * * and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

lorem; * * *. PAR. 655. * * * carbonate of potash, crude or refined; hydrate of, or caustic potash, not including refined in sticks or rolls; * * * [Free]. PAR. 5. * * * all chemical * * * compounds, * * * and salts, * * * not specially provided for in this section, 15 per centum ad valorem.

PAR. 580. Potash: * * * carbonate of; * * * hydrate of, when not containing more than 15 per centum of caustic soda; * * * [Free].

PARAGRAPH 81.

ACT OF 1922.

PAR. S1. Santonin, and salts of, 75 cents per pound.

ACT OF 1909.

PAR. 68. Santonin, and all salts

thereof containing eighty per centum

or over of santonin, fifty cents per

pound.

PAR. 594. Santonin, and its combinations with acids not subject to duty under this section [Free].

ACT OF 1913.

PARAGRAPH 82.

ACT OF 1922.

PAR. 82. Soap: Castile, 15 per centum ad valorem; toilet, 30 per centum ad valorem; all other soap and soap powder not specially provided for, 15 per centum ad valorem.

ACT OF 1909.

PAR. 69. Castile soap, one and onefourth cents per pound; medicinal or medicated soaps, twenty cents per pound; fancy or perfumed toilet soaps, fifty per centum ad valorem; all other soaps not specially provided for in this section, twenty per centum ad valorem.

ACT OF 1913.

PAR. 66. Soaps: Perfumed toilet soaps, 30 per centum ad valorem; medicinal soaps, 20 per centum ad valorem; castile soap and unperfumed toilet soap, 10 per centum ad valorem; all other soaps and soap powder not specially provided for in this section, 5 per centum ad valorem.

PARAGRAPH 83.

ACT OF 1922.

PAR. 83. Sodium: Arsenate, 1 cent per pound; bicarbonate or baking soda, one-fourth of 1 cent per pound; borate or borax, refined, one-eighth of 1 cent per pound; bromide, 10 cents per pound; carbonate, calcined, or soda ash, hydrated or sal soda, and monohydrated, one-fourth of 1 cent per pound; chlorate, 1½ cents per pound; chloride or salt, in bags, sacks, barrels, or other packages, 11 cents per one hundred pounds; in bulk, 7 cents per one hundred pounds; chromate and dichromate, 1¼ cents per pound; formate, 2 cents per pound; ferrocyanide or yellow prussiate of soda, 2 cents per pound; hydroxide or caustic soda, one-half of 1 cent per pound; nitrite, 3 cents per pound; phosphate, one-half of 1 cent per pound; sesquicarbonate, one-fourth of 1 cent per pound; sulphate, crystallized, or Glauber salt, \$1 per ton; sulphate, anhydrous, \$2 per ton; sulphide, containing not more than 35 per centum of sodium sulphide, three-eighths of 1 cent per pound; containing more than 35 per centum, threefourths of 1 cent per pound; silicate, sulphite, bisulphite, meta-bisulphite, and thiosulphate, three-eighths of 1 cent per pound.

ACT OF 1909.

PAR. 70. Bicarbonate of soda, or supercarbonate of soda, or saleratus, * * * five-eighths of one cent per pound.

ACT OF 1913.

PAR. 67. Soda: * * * chlorate of, and nitrite of, $\frac{1}{2}$ cent per pound: bicarbonate of, or supercarbonate of, or saleratus, * * * hydrate of, or caustic; PAR, 71. Bichromate and chromate of soda, one and three-fourths cents per pound.

PAR. 72. Crystal carbonate of soda, or concentrated soda crystals, or monohydrate, or sesquicarbonate of soda, one-fourth of one cent per pound; chlorate of soda, one and one-half cents per pound.

PAR. 73. Hydrate of, or caustic soda, one-half of one cent per pound; nitrite of soda and yellow prussiate of soda, two cents per pound; sulphide of soda containing not more than thirty-five per centum of sulphide of soda, and hyposulphite of soda, three-eighths of one cent per pound; sulphide of soda, concentrated, or containing more than thirty-five per centum of sulphide of soda, three-fourths of one cent per pound.

PAR. 74. Sal soda, or soda crystals, not concentrated, one-sixth of one cent per pound.

PAR. 75. Soda ash, one-fourth of one cent per pound; arseniate of soda, one cent per pound.

PAR. 76. Silicate of soda, * * * * three-eighths of one cent per pound.

PAR. 77. Sulphate of soda, * * one dollar per ton.

PAR. 3. * * * all chemical compounds, * * * and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

PAR. 11. Borax, two cents per pound: borates of * * * soda, * * * not otherwise provided for in this section, two cents per pound.

PAR. 295. Salt in bags, sacks, barrels, or other packages, eleven cents per one hundred pounds; in bulk, seven cents per one hundred pounds: Provided, That imported salt in bond may be used in curing fish taken by vessels licensed to engage in the fisheries and in curing fish on the shores of the navigable waters of the United States under such regulations as the Secretary of the Treasury shall prescribe: and upon proof that the salt has been used for either of the purposes stated in this proviso, the duties on the same shall be remitted: *Provided further*, That exporters of meats, whether packed or smoked, which have been cured in the United States with imported salt, shall, upon satisfactory proof, under such regulations as the Secretary of the Treasury shall pre-scribe, that such meats have been cured with imported salt, have refunded to them from the Treasury the duties paid on the salt so used in curing such exported meats, in amounts not less than one hundred dollars.

phosphate of; hyposulphite of; sulphid of, and sulphite of, $\frac{1}{4}$ cent per pound; chromate and bichromate of, and yellow prussiate of, $\frac{3}{4}$ cent per pound; borate of, or borax refined; crystal carbonate of, monohydrate, and sesquicarbonate of; sal soda, and soda crystals, $\frac{1}{4}$ cent per pound; and sulphate of soda crystallized, or Glauber salts, \$1 per ton.

PAR. 605. Soda, arseniate of, * * * soda ash, silicate of, * * * [Free].

PAR. 5. * * * all chemical * * * compounds, * * * and salts, * * * not specially provided for in this section, 15 per centum ad valorem.

PAR. 593, Salt [Free].

PARAGRAPH 84.

ACT OF 1922.

PAR. 84. Sodium hydrosulphite, hydrosulphite compounds, sulphoxylate compounds, and all combinations and mixtures of the foregoing, 35 per centum ad valorem.

ACT OF 1909.

PAR. 3. * * * all chemical com-pounds, mixtures and salts, * * * not specially provided for in this sec-PAR. 5. * * * all chemical * * * compounds, * * * mixtures and tion, twenty-five per centum ad valorem; * * *.

PARAGRAPH 85.

ACT OF 1922.

PAR. 85. Starch: Potato, 1²/₄ cents per pound; and all other starches not specially provided for, 1 cent per pound.

ACT OF 1909.

PAR. 296. Starch, made from potatoes, one and one-half cents per pound; all other starch, including all preparations, from whatever substance produced, fit for use as starch, one cent per pound.

PARAGRAPH 86.

ACT OF 1922.

PAR. 86. Dextrine, made from potato starch or potato flour, 24 cents per pound; dextrine, not otherwise provided for, burnt starch or British gum, dextrine substitutes, and soluble or chemically treated starch, 1¹/₄ cents per pound.

ACT OF 1909.

PAR. 297. Dextrine, dextrine substitutes, soluble starch or chemically treated starch, burnt starch, gum substitute, or British gum, one and onehalf cents per pound.

PARAGRAPH 87.

ACT OF 1922.

PAR. 87. Strontium: Carbonate, precipitated, nitrate, and oxide, 25 per centum ad valorem.

ACT OF 1909.

PAR. 3. * * * all chemical com-pounds, * * * and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

PAR. 685. Strontia, oxide of, and protoxide of strontian, [Free].

ACT OF 1913.

PAR. 5. * * * all chemical * * * compounds, * * * and salts, * * * not specially provided for in this section, 15 per centum ad valorem.

PAR. 615. Strontia, oxide of, pro-toxide of strontian, * * * [Free].

ACT OF 1913.

salts, not specially provided for in this section, 15 per centum ad valorem.

ACT OF 1913. PAR. 234. Starch, made from potatoes, 1 cent per pound; all other starch, including all preparations,

from whatever substance produced, fit for use as starch, $\frac{1}{2}$ cent per pound.

ACT OF 1913.

PAR. 36. Gums: * * * dextrine, made from potato starch or potato flour, 1¹/₄ cents per pound; dextrine, not otherwise provided for, burnt starch or British gum, dextrine substitutes, and soluble or chemically treated starch, 2 of 1 cent per pound.

PARAGRAPH 88.

ACT OF 1922.

PAR. 88. Strychnine, and salts of, 15 cents per ounce.

ACT OF 1909.

ACT OF 1913.

PAR. 80. Strychnia, or strychnine, and all salts thereof, fifteen cents per ounce. PAR. 616. Strychnia or strychnine, and its combinations with acids not subject to duty under this section [Free].

PARAGRAPH 89.

ACT OF 1922.

PAR. 89. Thorium nitrate, thorium oxide, and other salts of thorium not specially provided for, cerium nitrate, cerium fluoride, and other salts of cerium not specially provided for, and gas-mantle scrap consisting in chief value of metallic oxides, 35 per centum ad valorem.

ACT OF 1909.

PAR. 183. * * * thorium, oxide of and salts of, * * * and gas mantle scrap consisting in chief value of metallic oxides, forty per centum ad valorem.

PAR. 3. * * * all chemical compounds, mixtures and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

ACT OF 1913.

PAR. 154. * * * thorium, oxide of and salts of; * * * and gas-mantle scrap consisting in chief value of metallic oxides, 10 per centum ad valorem.

PAR. 5. * * * all chemical * * * compounds, * * * mixtures and salts, * * * not specially provided for in this section, 15 per centum ad valorem.

ACT OF 1913.

PAR. 65. Salts and all other com-

pounds and mixtures of which * * *

tin constitute the element of chief

value, 10 per centum ad valorem.

PARAGRAPH 90.

ACT OF 1922.

PAR. 90. Tin bichloride, tin tetrachloride, and all other chemical compounds, mixtures, and salts, of which tin constitutes the element of chief value, 25 per centum ad valorem.

ACT OF 1909.

PAR. 3. * * * all chemical compounds, mixtures and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

PAR. 606. Lac spirits [Free].

PARAGRAPH 91.

ACT OF 1922.

PAR. 91. Titanium potassium oxalate, and all compounds and mixtures containing titanium, 30 per centum ad valorem.

ACT OF 1909.

PAR. 3. * * * all chemical compounds, mixtures and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *.

ACT OF 1913.

PAR. 5. * * * all chemical * * * compounds, * * * mixtures and salts, * * * not specially provided for in this section, 15 per centum ad valorem.

PARAGRAPH 92.

ACT OF 1922.

PAR. 92. Vanilla beans, 30 cents per pound; tonka beans, 25 cents per pound.

ACT OF 1909.

PAR. 559. Drugs, * * * not ad-vanced * * * [Free].

beans [Free].

PAR. 70. * * * vanilla beans, 30 cents per pound; tonka beans, 25 cents PAR. 697. Tonquin, tonqua, or tonka per pound.

ACT OF 1913.

PARAGRAPH 93.

ACT OF 1922.

PAR. 93. Zinc chloride, $1\frac{3}{10}$ cents per pound; zinc sulphate, three-fourths of 1 cent per pound; and zinc sulphide, $1\frac{1}{2}$ cents per pound.

ACT OF 1909.

* * sulfid of zinc зįс Par. 55. white, or white sulphide of zinc, one and one-fourth cents per pound; chloride of zinc and sulphate of zinc, one cent per pound.

ACT OF 1913.

PAR. 61. * * * white sulphide of zinc, 15 per centum ad valorem.

PAR. 62. Zinc, chloride of and sulphate of, ½ cent per pound.

SCHEDULE 2.—EARTHS, EARTHENWARE, AND GLASS-WARE.

PARAGRAPH 201.

ACT OF 1922.

PAR. 201. Bath brick, chrome brick, and fire brick, not specially provided for, 25 per centum ad valorem; magnesite brick, three-fourths of 1 cent per pound and 10 per centum ad valorem.

ACT OF 1909.

SCHEDULE B.—EARTHS, EARTHENWARE, AND GLASSWARE.

PAR. S4. Fire brick, weighing not more than ten pounds each, not glazed, enameled, ornamented, or decorated in any manner, one dollar and twentyfive cents per ton; glazed, enameled, ornamented, or decorated, thirty-five per centum ad valorem; weighing more than ten pounds each and not specially provided for in this section, not glazed, enameled, ornamented, or decorated in any manner, thirty per centum ad valorem; glazed, enameled, ornamented, or decorated, thirty-five per centum ad valorem; magnesite brick chrome brick, * * * not brick, chrome brick, glazed, enameled, painted, vitrified, ornamented, or decorated in any manner, twenty-five per centum ad valorem; if glazed, enameled, painted, vitrified, ornamented, or decorated in any manner, thirty-five per centum ad valorem.

PAR. 95. Articles and wares composed * * * of earthy or mineral substances, * * * not decorated * * * thirty-five per centum ad valorem; * * *. [Covered bath brick.]

ACT OF 1913.

SCHEDULE B.—EARTHS, EARTHENWARE, AND GLASSWARE.

PAR. 71. Fire brick, magnesite brick, chrome brick, * * * not glazed, enameled, painted, vitrified, ornamented, or decorated in any manner, 10 per centum ad valorem; if glazed, enameled, painted, vitrified, ornamented, or decorated in any manner, and bath brick, 15 per centum ad valorem.

PARAGRAPH 202.

ACT OF 1922.

PAR. 202. Tiles, unglazed, glazed, ornamented, hand painted, enameled, vitrified, semivitrified, decorated, encaustic, ceramic mosaic, flint, spar, embossed, gold decorated, grooved or corrugated, and all other earthenware tiles and tiling by whatever name known, except pill tiles and so-called quarries or quarry tiles, red or brown, and measuring seven-eighths of an inch or over in thickness, but including tiles wholly or in part of cement, valued at not more than 40 cents per square foot, 8 cents per square foot, but not less than 45 nor more than 60 per centum ad valorem; valued at more than 40 cents per square foot, 50 per centum ad valorem; mantels, friezes, and articles of every description or parts thereof, composed wholly or in chief value of earthenware tiles or tiling, except pill tiles, 50 per centum ad valorem; so-called quarries or quarry tiles, red or brown, and measuring seven-eighths of an inch or over in thickness, 3 cents per square foot, but not less than 30 per centum ad valorem.

ACT OF 1909.

PAR. 85. Tiles, plain unglazed, one color, exceeding two square inches in size, four cents per square foot; glazed, encaustic, ceramic mosaic, vitrified, semivitrified, flint, spar, embossed, enameled, ornamented, hand painted, gold decorated, and all other earthenware tiles and tiling, by whatever name known, except pill tiles and socalled quarries or quarry tiles, valued at not exceeding forty cents per square foot, eight cents per square foot; exceeding forty cents per square foot, ten cents per square foot and twentyfive per centum ad valorem; so-called quarries or quarry tiles, forty-five per centum ad valorem; mantels, friezes, and articles of every description, composed wholly or in chief value of tiles or tiling, sixty per centum ad valorem.

ACT OF 1913.

PAR. 72. Tiles, plain unglazed, one color, exceeding two square inches in size, 1¹/₂ cents per square foot; glazed, ornamented, hand-painted, enameled. vitrified, semivitrified, decorated, encaustic, ceramic mosaic, flint, spar, embossed, gold decorated, grooved and corrugated, and all other earthenware tiles and tiling, except pill tiles and so-called quarries or quarry tiles, but including tiles wholly or in part of cement, 5 cents per square foot; socalled quarries or quarry tiles, 20 per centum ad valorem; mantels, friezes, and articles of every description or parts thereof, composed wholly or in chief value of earthenware tiles or tiling, except pill tiles, 30 per centum ad valorem.

PARAGRAPH 203.

ACT OF 1922.

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

ACT OF 1909.

PAR. S7. Lime. five cents per one hundred pounds, including weight of barrel or package.

PAR. 626. Minerals, crude, or not advanced in value or condition by refining or grinding, or by other process of manufacture, not specially provided for in this section [Free].

ACT OF 1913.

PAR. 73. Lime, 5 per centum ad valorem.

PAR. 614. * * * limestone, unmanufactured, and not suitable for use as monumental or building stone; all of the foregoing not specially provided for in this section [Free].

PARAGRAPH 204.

ACT OF 1922.

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.

ACT OF 1909.

PAR. 618. Magnesite, crude or calcined, not purified [Free].

ACT OF 1913.

PAR. 539. Magnesite, crude or calcined, not purified [Free].

PARAGRAPH 205.

ACT OF 1922.

PAR. 205. Plaster rock or gypsum, ground or calcined, \$1.40 per ton; white nonstaining Portland cement, 8 cents per one hundred pounds, including the weight of the container; Keene's cement, and other cement of which gypsum is the component material of chief value, valued at \$14 per ton or less, \$3.50 per ton; valued above \$14 and not above \$20 per ton, \$5 per ton; valued above \$20 and not above \$40 per ton, \$10 per ton; valued above \$40 per ton, \$14 per ton; other cement, not specially provided for, 20 per centum ad valorem.

ACT OF 1909.

PAR. 88. Plaster rock or gypsum, * * * ground or calcined, one dollar and seventy-five cents per ton; * * * Keene's cement, or other cement of which gypsum is the component material of chief value, if valued at ten dollars per ton or less, three dollars and fifty cents per ton; if valued above ten dollars and not above fifteen dollars per ton, five dollars per ton; if valued above fifteen dollars and not above thirty dollars per ton, ten dollars per ton; if valued above thirty dollars per ton, fourteen dollars per ton.

PAR. S6. * * * Portland * * * cement, in barrels, sacks, or other packages, eight cents per one hundred pounds, including weight of barrel or package; * * * other cement, not otherwise specially provided for in this section, twenty per centum ad valorem.

ACT OF 1913.

PAR. 74. Plaster rock or gypsum, * * * ground or calcined, * * * white, non-staining Portland cement, Keene's cement, or other cement of which gypsum is the component material of chief value, and all other cements not specially provided for in this section, 10 per centum ad valorem.

PARAGRAPH 206.

ACT OF 1922.

PAR. 206. Pumice stone, unmanufactured, valued at \$15 or less per ton, one-tenth of 1 cent per pound; valued at more than \$15 per ton, one-fourth of 1 cent per pound; wholly or partly manufactured, fifty-five one-hundredths of 1 cent per pound; manufactures of pumice stone, or of which pumice stone is the component material of chief value, not specially provided for, 35 per centum ad valorem.

ACT OF 1909.

PAR. 89. Pumice stone, wholly or partially manufactured, three-eighths of one cent per pound; unmanufactured, valued at fifteen dollars or less per ton, thirty per centum ad valorem; valued at more than fifteen dollars per ton, one-fourth of one cent per pound; manufactures of pumice stone or of which pumice stone is the component material of chief value not specially provided for in this section, thirty-five per centum ad valorem.

ACT OF 1913.

PAR. 75. Pumice stone, unmanufactured, 5 per centum ad valorem; wholly or partially manufactured, $\frac{1}{4}$ cent per pound; manufactures of pumice stone, or of which pumice stone is the component material of chief value, not specially provided for in this section, 25 per centum ad valorem.

PARAGRAPH 207.

ACT OF 1922.

PAR. 207. Clays or earths, unwrought or unmanufactured, including common blue clay and Gross-Almerode glass pot clay, not specially provided for, \$1 per ton; wrought or manufactured, not specially provided for, \$2 per ton; china clay or kaolin, \$2.50 per ton; bauxite, crude, not refined or otherwise advanced in condition in any manner, \$1 per ton; fuller's earth, unwrought and unmanufactured, \$1.50 per ton; wrought or manufactured, \$3.25 per ton; silica, crude, not specially provided for, \$4 per ton; silica, suitable for use as a pigment, not specially provided for, \$7.50 per ton; fluorspar, \$5.60 per ton.

ACT OF 1909.

PAR. 90. Clays or earths, unwrought or unmanufactured, not specially provided for in this section, one dollar per ton; wrought or manufactured, not specially provided for in this section, two dollars per ton; china clay or kaolin, two dollars and fifty cents per * * * bauxite, or beauxite, ton; crude, not refined or otherwise advanced in condition from its natural state, one dollar per ton; fuller's earth, unwrought and unmanufactured. one dollar and fifty cents per ton; wrought or manufactured, three dollars per ton; fluorspar, three dollars per ton.

PAR. 534. Clay: Common blue clay and Gross-Almerode glass-pot clay, in cases or casks suitable for the manufacture of crucibles and glass melting pots or tank blocks [Free].

PAR. 693. Terra alba, not made from gypsum or plaster rock [Free].

[No corresponding provision for silica, crude (in finest form might have been classified as sand); nor for silica suitable for use as a pigment (powdered silica was held free as sand; if suitable for use as pigment might have been classified under paragraph 56 as a pigment).]

ACT OF 1913.

PAR. 76. Clays or earths, unwrought or unmanufactured, not specially provided for in this section, 50 cents per ton; wrought or manufactured, not specially provided for in this section, \$1 per ton; china clay or kaolin, \$1.25 per ton; fuller's earth, unwrought and unmanufactured, 75 cents per ton; wrought or manufactured, \$1.50 per ton; fluorspar, \$1.50 per ton: Provided, That the weight of the casks or other containers shall be included in the dutiable weight.

PAR. 411. Bauxite or beauxite, crude, not refined or otherwise advanced in condition from its natural state [Free].

PAR. 450. Common blue clay and Gross-Almerode glass-pot clay, in cases or casks, suitable for the manufacture of crucibles and glass melting pots or tank blocks [Free].

PAR. 629. Terra alba, not made from gypsum or plaster rock [Free].

[No corresponding provision for silica crude (in finest form might have been classified as sand); nor for silica, suitable for use as a pigment (powdered silica was held free as sand; if suitable for use as a pigment, it might have been classified under paragraph 63 as a pigment).]

PARAGRAPH 208.

ACT OF 1922.

PAR. 208. Mica, unmanufactured, valued at not above 15 cents per pound, 4 cents per pound; valued above 15 cents per pound, 25 per centum ad valorem; mica, cut or trimmed, and mica splittings, 30 per centum ad valorem; mica plates, and built-up mica, and all manufactures of mica or of which mica is the component material of chief value, 40 per centum ad valorem; ground mica, 20 per centum ad valorem.

ACT OF 1909.

PAR. 91. Mica, unmanufactured, or rough trimmed only, five cents per pound and twenty per centum ad valorem; mica, cut or trimmed, mica plates or built-up mica, and all manufactures of mica or of which mica is

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ACT OF 1913.

PAR. 77. Mica, unmanufactured, valued at not above 15 cents per pound, 4 cents per pound; valued above 15 cents per pound, 25 per centum ad valorem; cut mica, mica splittings, built-up mica, and all manuthe component material of chief value, ten cents per pound and twenty per centum ad valorem.

[No corresponding provision for ground mica.]

factures of mica, or of which mica is the component material of chief value, 30 per centum ad valorem; ground mica, 15 per centum ad valorem.

PARAGRAPH 209.

ACT OF 1922.

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

ACT OF 1909.

PAR. 13. * * * French chalk, one cent per pound; * * *.

PAR. 95. Articles and wares composed wholly or in chief value of earthy or mineral substances, * * * if not decorated in any manner, thirtyfive per centum ad valorem; if decorated, forty-five per centum ad valorem; * * *.

PAR. 480. * * * articles manufactured, in whole or in part, not provided for in this section, * * * twenty per centum ad valorem.

PAR. 626. Minerals, crude, * * * [Free].

ACT OF 1913.

PAR. 69. Talcum, ground talc, steatite, and French chalk, cut, powdered, washed, or pulverized, 15 per centum ad valorem.

PAR. 81. Earthy or mineral substances wholly or partially manufactured and articles and wares composed wholly or in chief value of earthy or mineral substances, not specially provided for in this section, whether susceptible of decoration or not, if not decorated in any manner, 20 per centum ad valorem; if decorated, 25 per centum ad valorem; * * *.

PAR. 621. Talcum, steatite, and French chalk, crude and unground [Free].

PARAGRAPH 210.

ACT OF 1922.

PAR. 210. Common yellow, brown, or gray earthenware made of natural, unwashed, and unmixed clay, plain or embossed; common salt-glazed stoneware; stoneware and earthenware crucibles; all the foregoing not ornamented, incised, or decorated in any manner, 15 per centum ad valorem; ornamented, incised, or decorated in any manner and manufactures wholly or in chief value of such ware, not specially provided for, 20 per centum ad valorem; and Rockingham earthenware, 25 per centum ad valorem.

ACT OF 1909.

PAR. 92. Common yellow, brown, or gray earthenware, plain, embossed, or salt-glazed common stoneware, and earthenware or stoneware crucibles, all the foregoing not decorated in any manner, twenty-five per centum ad valorem; * * * and Rockingham earthenware, forty per centum ad valorem.

PAR. 93. * * * earthen, stone and crockery ware, * * * ornamented or decorated in any manner; and manufactures in chief value of such ware not specially provided for in this section, sixty per centum ad valorem.

ACT OF 1913.

PAR. 78. Common yellow, brown, or gray earthenware made of natural unwashed and unmixed clay; plain or embossed, common salt-glazed stoneware; stoneware and earthenware crucibles; all the foregoing, not ornamented, incised, or decorated in any manner, 15 per centum ad valorem; if ornamented, incised, or decorated in any manner and manufactures wholly or in chief value of such ware, not specially provided for in this section, 20 per centum ad valorem; Rockingham earthenware, 30 per centum ad valorem.

PARAGRAPH 211.

ACT OF 1922.

PAR. 211. Earthenware and crockery ware composed of a nonvitrified absorbent body, including white granite and semiporcelain earthenware, and creamcolored ware, and stoneware, including clock cases with or without movements, pill tiles, plaques, ornaments, toys, charms, vases, statues, statuettes, mugs, cups, steins, lamps, and all other articles composed wholly or in chief value of such ware; plain white, plain yellow, plain brown, plain red, or plain black, not painted, colored, tinted, stained, enameled, gilded, printed, ornamented, or decorated in any manner, and manufactures in chief value of such ware not specially provided for, 45 per centum ad valorem; painted, colored, tinted, stained, enameled, gilded, printed, ornamented, or decorated in any manner, and manufactures in chief value of such ware, not specially provided for, 50 per centum ad valorem.

ACT OF 1909.

PAR. 93. * * * earthen, stone and crockery ware, including clock cases with or without movements, pill tiles, plaques, ornaments, toys, charms, vases. statues, statuettes, mugs, cups, steins, and lamps, all the foregoing wholly or in chief value of such ware; painted, colored, tinted, stained, enameled, gilded, printed, or ornamented or decorated in any manner; and manufactures in chief value of such ware not specially provided for in this section, sixty per centum ad valorem.

section, sixty per centum ad valorem. PAR. 94. * * * earthen, stone and crockery ware, plain white, plain brown, including clock cases with or without movements, pill tiles, plaques, ornaments, toys, charms, vases, statues, statuettes, mugs, cups, steins, and lamps, all the foregoing wholly or in chief value of such ware, not painted, colored, tinted, stained, enameled, gilded, printed. or ornamented or decorated in any manner: and manufactures in chief value of such ware not specially provided for in this section, fifty-five per centum ad valorem.

PAR. 96. * * * filter tubes, thirtyfive per centum ad valorem; * * *.

PAR. 92. * * * yellow earthenware. plain or embossed, coated with white or transparent vitreous glaze but not otherwise ornamented or decorated, * * * forty per centum ad yalorem.

ACT OF 1913.

PAR. 79. Earthenware and crockery ware composed of a nonvitrified absorbent body, including white granite and semiporcelain earthenware, and cream-colored ware, and stoneware, including clock cases with or without movements, pill tiles, plaques, orna-ments, toys, charms, vases, statues, statuettes. mugs, cups, steins, lamps, and all other articles composed wholly or in chief value of such ware; if plain white, plain yellow, plain brown, plain red, or plain black, not painted, colored, tinted, stained, enameled, gilded, printed, ornamented or decorated in any manner, and manufactures in chief value of such ware not specially provided for in this section, 35 per centum ad valorem; if painted, colored, tinted, stained enameled, gilded, printed, or ornamented or decorated in any manner, and manufac-tures in chief value of such ware not specially provided for in this section, 40 per centum ad valorem.

PAR. 82. * * * filter tubes, 30 per centum ad valorem; * * *.

PARAGRAPH 212. ACT OF 1922.

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

ACT OF 1909.

PAR. 93. China, porcelain, parian, bisque, * * * stone * * * ware, including clock cases with or without movements, pill tiles, plaques, ornaments, toys, charms, vases, statues, statuettes, mugs, cups, steins, and lamps, all the foregoing wholly or in chief value of such ware; painted, colored, tinted, stained, enameled, gilded, printed, or ornamented or decorated in any manner; and manufactures in chief value of such ware not specially provided for in this section, sixty per centum ad valorem.

PAR. 94. China, porcelain, parian, bisque, * * * stone * * * ware, plain white, plain brown, including clock cases with or without movements, pill tiles, plaques, ornaments, toys, charms, vases, statues, statuettes, mugs, cups, steins, and lamps, all the foregoing wholly or in chief value of such ware, not painted, colored, tinted, stained, enameled, gilded, printed, or ornamented or decorated in any manner; and manufactures in chief value of such ware not specially provided for in this section, fifty-five per centum ad valorem.

PAR. 650. * * * scientific apparatus, utensils, * * * for * * * scientific * * * purposes * * * [Free].

PAR. 92. * * * salt-glazed common stoneware, * * * not decorated in any manner, twenty-five per centum ad valorem; * * *.

ACT OF 1913.

PAR. 80. China and porcelain wares composed of a vitrified nonabsorbent body which when broken shows a vitrified or vitreous, or semivitrified or semivitreous fracture, and all bisque and parian wares, including clock cases with or without movements, plaques, ornaments, toys, charms, vases, statues, statuettes, mugs, cups, steins, lamps, and all other articles composed wholly or in chief value of such ware, if plain white, or plain brown, not painted, colored, tinted, stained, enameled, gilded, printed, or ornamented or decorated in any manner; and manufactures in chief value of such ware not specially provided for in this section, 50 per centum ad valorem; if painted, colored, tinted, stained, enameled, gilded, printed, or ornamented or decorated in any manner and manufactures in chief value of such ware not specially provided for in this section, 55 per centum ad valorem.

PAR. 573. * * * scientific apparatus, utensils, * * * for * * * scientific. * * * purposes, * * * [Free].

PAR. 78. * * * common salt-glazed stoneware; * * * not ornamented, * * * 15 per centum ad valorem; * * *.

PAR. 79. * * * stoneware, * * * not painted, colored, tinted, stained, enameled, gilded, printed, ornamented or decorated in any manner, and manufactures in chief value of such ware not specially provided for in this section, 35 per centum ad valorem; * * *.

PARAGRAPH 213.

ACT OF 1922.

PAR. 213. Graphite or plumbago, crude or refined: Amorphous, 10 per centum ad valorem; crystalline lump, chip, or dust, 20 per centum ad valorem; crystalline flake, $1\frac{1}{2}$ cents per pound. As used in this paragraph, the term "crystalline flake" means graphite or plumbago which occurs disseminated as a relatively thin flake throughout its containing rock, decomposed or not, and which may be or has been separated therefrom by ordinary crushing, pulverizing, screening, or mechanical concentration process, such flake being made up of a number of parallel laminæ, which may be separated by mechanical means.

ACT OF 1909.

ACT OF 1913.

PAR. 654. Plumbago [Free].

PAR. 579. Plumbago [Free].

PARAGRAPH 214.

ACT OF 1922.

• PAR. 214. Earthy or mineral substances wholly or partly manufactured and articles, wares, and materials (crude or advanced in condition), composed wholly or in chief value of earthy or mineral substances, not specially provided for, whether susceptible of decoration or not, if not decorated in any manner, 30 per centum ad valorem; if decorated, 40 per centum ad valorem.

ACT OF 1909.

PAR. 95. Articles and wares composed wholly or in chief value of earthy or mineral substances, not specially provided for in this section, whether susceptible of decoration or not, if not decorated in any manner, thirty-five per centum ad valorem; if decorated, forty-five per centum ad valorem; carbon, not specially provided for in this section, twenty per centum ad valorem; * * *. PAR. 480. * * * on all articles

PAR. 480. * * * on all articles manufactured, in whole or in part. not provided for in this section, * * * twenty per centum ad valorem.

ACT OF 1913.

PAR. S1. Earthy or mineral substances wholly or partially manufactured and articles and wares composed wholly or in chief value of earthy or mineral substances, not specially provided for in this section, whether susceptible of decoration or not, if not decorated in any manner, 20 per centum ad valorem; if decorated, 25 per centum ad valorem; unmanufactured carbon, not specially provided for in this section. 15 per centum ad valorem; * *.

PARAGRAPH 215.

ACT OF 1922.

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

ACT OF 1909.

PAR. 96. Gas retorts, twenty per centum ad valorem; lava tips for burners, ten cents per gross and fifteen per centum ad valorem; * * *.

per centum ad valorem; * * *. PAR. 95. Articles and wares composed wholly or in chief value of earthy or mineral substances, not specially provided for in this section, whether susceptible of decoration or not, if not decorated in any manner, thirty-five per centum ad valorem; * * *.

ACT OF 1913.

PAR. 82. Gas retorts, 10 per centum ad valorem; lava tips for burners, 15 per centum ad valorem; * * *.

PAR. 81. Earthy or mineral substances wholly or partially manufactured and articles and wares composed wholly or in chief value of earthy or mineral substances, not specially provided for in this section, whether susceptible of decoration or not, if not decorated in any manner, 20 per centum ad valorem; * * *.

PARAGRAPH 216.

ACT OF 1922.

PAR. 216. Carbons and electrodes, of whatever material composed, and wholly or partly manufactured, for producing electric arc light; electrodes, composed wholly or in part of carbon or graphite, and wholly or partly manufactured, for electric furnace or electrolytic purposes; brushes, of whatever material composed, and wholly or partly manufactured, for electric motors, generators, or other electrical machines or appliances; plates, rods, and other forms, of whatever material composed, and wholly or partly manufactured, for manufacturing into the aforesaid brushes; and articles or wares composed wholly or in part of carbon or graphite, wholly or partly manufactured, not specially provided for, 45 per centum ad valorem.

ACT OF 1909.

PAR. 95. * * * carbon, not specially provided for in this section, twenty per centum ad valorem; electrodes, brushes, plates, and disks, all the foregoing composed wholly or in chief value of carbon, thirty per centum ad valorem.

PAR. 96. * * * carbons for electric lighting, wholly or partly finished, made entirely from petroleum coke, thirty-five cents per hundred feet; if composed chiefly of lampblack or retort carbon, sixty-five cents per hundred feet; * * * porous carbon pots for electric batteries, without metallic connections, twenty per centum ad valorem.

PAR. 480. * * * articles manufactured, in whole or in part, not provided for in this section, * * * twenty per centum ad valorem.

ACT OF 1913.

PAR. 81. * * * electrodes for electric furnaces, electrolytic and battery purposes, brushes, plates, and disks, all the foregoing composed wholly or in chief value of carbon, 25 per centum ad valorem; manufactures of carbon not specially provided for in this section, 20 per centum ad valorem.

PAR. 82. * * * carbons for electric lighting, wholly or partly finished, made entirely from petroleum coke, 15 cents per hundred feet; if composed chiefly of lampblack or retort carbon, 40 cents per hundred feet; carbons for flaming arc lamps, not specially provided for in this section, * * * 30 per centum ad valorem; porous carbon pots for electric batteries, 15 per centum ad valorem.

PARAGRAPH 217.

ACT OF 1922.

PAR. 217. Plain green or colored, molded or pressed, and flint, lime, or lead glass bottles, vials, jars, and covered or uncovered demijohns, and carboys, any of the foregoing, filled or unfilled, not specially provided for, and whether their contents be dutiable or free (except such as contain merchandise subject to an ad valorem rate of duty, or to a rate of duty based in whole or in part upon the value thereof, which shall be dutiable at the rate applicable to their contents), shall pay duty as follows: If holding more than one pint, 1 cent per pound; if holding not more than one pint and not less than one-fourth of a pint, $1\frac{1}{2}$ cents per pound; if holding less than one-fourth of a pint, 50 cents per gross: *Provided*, That the terms "bottles," "vials," "jars," "demijohns," and "carboys," as used herein, shall be restricted to such articles when suitable for use and of the character ordinarily employed for the holding or transportation of merchandise, and not as appliances or implements in chemical or other operations, and shall not include bottles for table service and thermostatic bottles.

ACT OF 1909.

PAR. 97. Plain green or colored, molded or pressed, and flint, lime, or lead glass bottles, vials, jars, and covered or uncovered demijohns, and carboys, any of the foregoing, filled or unfilled, not otherwise specially provided for in this section, and whether their contents be dutiable or free (except such as contain merchandise subject to an ad valorem rate of duty, or to a rate of duty based in whole or in part upon the value thereof which shall be dutiable at the rate applicable to their contents), shall pay duty as follows: If holding more than one pint, one cent per pound; if holding not more than one pint and not less than one-fourth of a pint, one and one-half cents per pound; if holding less than one-fourth of a pint, fifty cents per gross: Provided, That none of the above articles

ACT OF 1913.

PAR. 83. Plain green or colored. molded or pressed, and flint, lime, or lead glass bottles, vials, jars, and covered and uncovered demijohns, and carboys, any of the foregoing, filled or unfilled, not otherwise specially provided for in this section, and whether their contents be dutiable or free (except such as contain merchandise subject to an ad valorem rate of duty, or to a rate of duty based in whole or in part upon the value thereof which shall be dutiable at the rate applicable to their contents), 30 per centum ad valorem: *Provided*. That the terms bottles, vials, jars, demijohns, and car-boys, as used herein, shall be restricted to such articles when suitable for use as and of the character ordinarily employed as containers for the holding or transportation of merchandise, and shall pay a less rate of duty than forty per centum ad valorem : *Provided further*, That the terms bottles, vials, jars, demijohns, and carboys, as used herein, shall be restricted to such articles when suitable for use as and of the character ordinarily employed as containers for the holding or transportation of merchandise, and not as appliances or implements in chemical or other operations.

PAR. 312. All mineral waters * * * in bottles or jugs containing not more than one pint, * * * if containing more than one pint and not more than one quart, * * * if imported in bottles or jugs containing more than one quart, * * * and in addition thereto, on all of the foregoing, duty shall be collected upon the bottles or other containers at one-third of the rates that would be charged thereon if imported empty or separately. not as appliances or implements in chemical or other operations.

PAR. 249. All mineral waters * * * in bottles or jugs containing not more than one-half pint, * * * if containing more than one-half pint and not more than one pint, * * * if containing more than one pint and not more than one quart, * * * if imported in bottles or in jugs containing more than one quart, * * * and in addition thereto, on all of the foregoing, duty shall be collected upon the bottles or other containers at one-third of the rates that would be charged thereon if imported empty or separately.

PARAGRAPH 218.

ACT OF 1922.

PAR. 218. Biological, chemical, metallurgical, pharmaceutical, and surgical articles and utensils of all kinds, including all scientific articles, utensils, tubing and rods, whether used for experimental purposes in hospitals, laboratories. schools or universities, colleges, or otherwise, all of the foregoing, finished or unfinished, composed wholly or in chief value of glass or paste, or a combination of glass and paste, 65 per centum ad valorem; illuminating articles of every description, including chimneys, globes, shades, and prisms, for use in connection with artificial illumination, all of the foregoing, finished or unfinished, composed wholly or in chief value of glass or paste, or a combination of glass and paste, 60 per centum ad valorem; all glassware commercially known as plated or cased glass, composed of two or more layers of clear, opaque, colored, or semitranslucent glass, or combinations of the same, 60 per centum ad valorem; table and kitchen articles and utensils, and all articles of every description not specially provided for, composed wholly or in chief value of glass or paste, or combinations of glass and paste, blown or partly blown in the mold or otherwise, or colored, cut, engraved, etched, frosted, gilded, ground (except such grinding as is necessary for fitting stoppers or for purposes other than ornamentation), painted, printed in any manner. sand-blasted, silvered, stained, or decorated or ornamented in any manner, whether filled or unfilled, or whether their contents be dutiable or free, 55 per centum ad valorem; table and kitchen articles and utensils, composed wholly or in chief value of glass or paste, or a combination of glass and paste, when pressed and unpolished, whether or not decorated or ornamented in any manner or ground (except such grinding as is necessary for fitting stoppers or for purposes other than ornamentation), whether filled or unfilled, or whether their contents be dutiable or free, 50 per centum ad valorem: Provided, That any of the articles specified in this paragraph, if containers of merchandise subject to an ad varolem rate of duty or to a rate of duty based in whole or in part upon the value thereof, shall be dutiable at the rate applicable to their contents, but not less than the rate provided for in this paragraph: *Provided further*, That for the purposes of this Act bottles with cut-glass stoppers shall with their stoppers be deemed entireties.

ACT OF 1909.

PAR. 98. Glass bottles, decanters, and all articles of every description composed wholly or in chief value of glass, ornamented or decorated in any manner, or cut, engraved, painted, decorated, ornamented, colored, stained, silvered, gilded, etched, sand blasted, frosted, or printed in any manner, or ground (except such grinding as is necessary for fitting stoppers or for purposes other than ornamentation), and all articles of every description, including bottles and bottle glassware, composed wholly or in chief value of glass blown either in a mold or otherwise; all of the foregoing, not specially provided for in this section, filled or unfilled, and whether their contents be dutiable or free, sixty per centum ad valorem: Provided, That for the purposes of this Act, bottles with cut glass stoppers shall, with the stoppers, be

deemed entireties. PAR. 109. * * * all glass or manufactures of glass or paste or of which glass or paste is the component material of chief value, not specially provided for in this section, forty-five per centum ad valorem. [Covered unpolished pressed glass, not decorated.]

PAR. 650. * * * scientific appa-ratus, utensils, * * * including bot-tles * * * imported * * * for * * * scientific, * * * purposes * * * [Free].

ACT OF 1913.

PAR. 84. Glass bottles, decanters, and all articles of every description composed wholly or in chief value of glass, ornamented or decorated in any manner, or cut, engraved, painted, decorated, ornamented, colored, stained, silvered, gilded, etched, sand blasted, frosted, or printed in any manner, or ground (except such grinding as is necessary for fitting stoppers or for purposes other than ornamentation), and all articles of every description. including bottles and bottle glassware, composed wholly or in chief value of glass blown either in a mold or otherwise; all of the foregoing, not specially provided for in this section, filled or unfilled, and whether their contents be dutiable or free, 45 per centum ad valorem: *Provided*, That for the purposes of this Act, bottles with cut-glass stoppers shall, with the stoppers, be deemed entireties.

PAR. 95. * * * all glass or manufactures of glass or paste or of which glass or paste is the component material of chief value, not specially pro-vided for in this section, 30 per centum ad valorem. [Covered unpolished pressed glass and stem glassware in chief value of molded glass, not decorated.]

PAR. 573. * * * scientific appa-PAR. 573. * * * scientific appa-ratus, utensils, * * * including bot-tles, * * * imported * * * for * * * scientific, * * * purposes, * * [Free]. PAR. 357. * * * imitation precious stones, * * * 20 per centum ad va-

lorem. [Covered prisms of paste. under one inch in diameter.]

PARAGRAPH 219.

ACT OF 1922.

PAR. 219. Cylinder, crown, and sheet glass, by whatever process made, and for whatever purpose used, unpolished, not exceeding one hundred and fifty square inches, $1\frac{1}{4}$ cents per pound; above that, and not exceeding three hundred and eighty-four square inches, $1\frac{3}{3}$ cents per pound; above that, and not exceeding seven hundred and twenty square inches, $1\frac{5}{8}$ cents per pound; above that, and not exceeding eight hundred and sixty-four square inches, 1³/₄ cents per pound; above that, and not exceeding one thousand two hundred square inches, 2 cents per pound; above that, and not exceeding one thousand two hundred square hundred square inches, $2\frac{1}{4}$ cents per pound; above that, $2\frac{1}{2}$ cents per pound: *Provided*, That unpolished cylinder, crown, and sheet glass, imported in boxes, shall contain fifty square feet, as nearly as sizes will permit, and the duty shall be computed thereon according to the actual weight of glass.

ACT OF 1909.

PAR. 99. Unpolished, cylinder, crown, and common window glass, not exceeding one hundred and fifty square inches, valued at not more than one and one-half cents per pound, one and one-fourth cents per pound; valued at

ACT OF 1913.

PAR. 85. Unpolished, cylinder, crown. and common window glass, not exceeding one hundred and fifty square inches, $\frac{1}{4}$ of 1 cent per pound; above that, and not exceeding three hundred and eighty-four square inches, 1 cent more than one and one-half cents per pound, one and three-eighths cents per pound; above that, and not exceeding three hundred and eighty-four square inches, valued at not more than one and three-fourths cents per pound, one and three-fourths cents per pound; valued at more than one and threefourths cents per pound, one and seveneighths cents per pound; above that, and not exceeding seven hundred and twenty square inches, valued at not more than two and one-eighth cents per pound, two and one-fourth cents per pound; valued at more than two and one-eighth cents per pound, two and three-eighths cents per pound; above that, and not exceeding eight hundred and sixty-four square inches, two and three-fourths cents per pound; above that, and not exceeding one thousand two hundred square inches, three and one-fourth cents per pound; above that, and not exceeding two thousand four hundred square inches, three and three-fourths cents per pound; above that, four and one-fourth cents per pound: Provided, That unpolished cylinder, crown, and common window glass, imported in boxes, shall contain fifty square feet, as nearly as sizes will permit, and the duty shall be computed thereon according to the actual weight of glass.

per pound; above that, and not exceeding seven hundred and twenty square inches, $1\frac{1}{5}$ cents per pound; above that, and not exceeding one thousand two hundred square inches, $1\frac{1}{2}$ cents per pound; above that, and not exceeding two thousand four hundred square inches, $1\frac{1}{5}$ cents per pound; above that, 2 cents per pound: *Provided*, That unpolished, cylinder, crown, and common window glass, imported in boxes, shall contain fifty square feet, as nearly as sizes will permit, and the duty shall be computed thereon according to the actual weight of glass.

PARAGRAPH 220.

ACT OF 1922.

PAR. 220. Cylinder, crown, and sheet glass, by whatever process made, polished, not exceeding three hundred and eighty-four square inches, 4 cents per square foot; above that, and not exceeding seven hundred and twenty square inches, 6 cents per square foot; above that, and not exceeding one thousand four hundred and forty square inches, 12 cents per square foot; above that, 15 cents per square foot.

ACT OF 1909.

PAR. 100. Cylinder and crown glass, polished, not exceeding three hundred and eighty-four square inches, four cents per square foot; above that, and not exceeding seven hundred and twenty square inches, six cents per square foot; above that, and not exceeding one thousand four hundred and forty square inches, twelve cents per square foot; above that, fifteen cents per square foot.

ACT OF 1913.

PAR. 86. Cylinder and crown glass, polished, not exceeding three hundred and eighty-four square inches, 3 cents per square foot; above that, and not exceeding seven hundred and twenty square inches, 4 cents per square foot; above that, and not exceeding one thousand four hundred and forty square inches, 7 cents per square foot; above that, 10 cents per square foot.

PARAGRAPH 221.

ACT OF 1922.

PAR. 221. Fluted, rolled, ribbed, or rough plate glass, or the same containing a wire netting within itself (not including crown, cylinder, or sheet glass), not exceeding three hundred and eighty-four square inches, three-fourths of 1 cent per square foot; all above that, $1\frac{1}{2}$ cents per square foot; and all fluted, rolled, ribbed, or rough plate glass, weighing over one hundred pounds per one hundred square feet, shall pay an additional duty on the excess at the same rates herein imposed: *Provided*, That all of the above plate glass, when ground, smoothed, or otherwise obscured, shall be subject to the same rate of duty as cast polished plate glass unsilvered.

ACT OF 1909.

PAR. 101. Fluted, rolled, ribbed, or rough plate glass, or the same containing a wire netting within itself, not including crown, cylinder, or common window glass, not exceeding three hundred and eighty-four square inches, three-fourths of one cent per square foot; above that, and not exceeding seven hundred and twenty square inches, one and one-fourth cents per square foot; all above that, one and three-fourths cents per square foot; and all fluted, rolled, ribbed, or rough plate glass, weighing over one hundred pounds per one hundred square feet, shall pay an additional duty on the excess at the same rates herein imposed: Provided, That all of the above plate glass, when ground, smoothed, or otherwise obscured, shall be subject to the same rate of duty as cast polished plate glass unsilvered.

ACT OF 1913.

PAR. 87. Fluted, rolled, ribbed, or rough plate glass, or the same containing a wire netting within itself, not including crown, cylinder, or common window glass, not exceeding three hundred and eighty-four square inches, $\frac{1}{2}$ cent per square foot; all above that, 1 cent per square foot; and all fluted, rolled, ribbed, or rough plate glass, weighing over one hundred pounds per one hundred square feet, shall pay an additional duty on the excess at the same rates herein imposed: Provided, That all of the above plate glass, when ground, smoothed, or otherwise obscured, shall be subject to the same rate of duty as cast polished plate glass unsilvered.

PARAGRAPH 222.

ACT OF 1922.

PAR. 222. Cast polished plate glass, finished or unfinished, and unsilvered, not exceeding three hundred and eighty-four square inches, $12\frac{1}{2}$ cents per square foot; above that, and not exceeding seven hundred and twenty square inches, 15 cents per square foot; all above that, $17\frac{1}{2}$ cents per square foot. Plate glass described in this paragraph containing a wire netting within itself, not exceeding three hundred and eighty-four square inches, 15 cents per square foot; above that, and not exceeding seven hundred and twenty square inches, $17\frac{1}{2}$ cents per square foot; all above that, 20 cents per square foot.

ACT OF 1909.

PAR. 102. Cast polished plate glass, finished or unfinished and unsilvered, not exceeding three hundred and eighty-four square inches, ten cents per square foot; above that, and not exceeding seven hundred and twenty square inches, twelve and one-half cents per square foot; all above that, twenty-two and one-half cents per square foot.

ACT OF 1913.

PAR. 88. Cast polished plate glass, finished or unfinished and unsilvered, or the same containing a wire netting within itself, not exceeding three hundred and eighty-four square inches, 6 cents per square foot; above that, and not exceeding seven hundred and twenty square inches, 8 cents per square foot; all above that, 12 cents per square foot.

PARAGRAPH 223.

ACT OF 1922.

PAR. 223. Cast polished plate glass, silvered, cylinder and crown glass, silvered, and looking-glass plates, exceeding in size one hundred and forty-four square inches and not exceeding three hundred and eighty-four square inches, $13\frac{1}{2}$ cents per square foot; above that, and not exceeding seven hundred and twenty square inches, 16 cents per square foot; all above that, 21 cents per

square foot: *Provided*, That none of the foregoing shall pay less duty than 35 per centum ad valorem: *Provided further*, That no looking-glass plates or glass, silvered, when framed, shall pay a less rate of duty than that imposed upon similar glass of like description not framed, but shall pay in addition thereto upon such frames the rate of duty applicable thereto when imported separate.

ACT OF 1909.

PAR. 103. Cast polished plate glass, silvered, cylinder and crown glass, silvered, and looking-glass plates, exceeding in size one hundred and fortyfour square inches and not exceeding three hundred and eighty-four square inches, eleven cents per square foot; above that, and not exceeding seven hundred and twenty square inches, thirteen cents per square foot; all above that, twenty-five cents per square foot: *Provided*, That no looking-glass plates or plate glass, silvered, when framed, shall pay a less rate of duty than that imposed upon similar glass of like description not framed, but shall pay in addition thereto upon such frames the rate of duty applicable thereto when imported separate.

ACT OF 1913.

PAR. 89. Cast polished plate glass, silvered, cylinder and crown glass, silvered, and looking-glass plates exceeding in size one hundred and fortyfour square inches, shall be subject to a duty of 1 cent per square foot in addition to the rates otherwise chargeable on such glass unsilvered: *Provided*, That no looking-glass plates or glass silvered, when framed, shall pay a less rate of duty than that imposed upon similar glass of like description not framed, but shall pay in addition thereto upon such frames the rate of duty applicable thereto when imported separate.

PARAGRAPH 224.

ACT OF 1922.

PAR. 224. Cast polished plate glass, silvered or unsilvered, and cylinder, crown, and sheet glass, by whatever process made, silvered or unsilvered, polished or unpolished, when bent, ground, obscured, frosted, sanded, enameled, beveled, etched, embossed, engraved, flashed, stained, colored, painted, ornamented, or decorated, shall be subject to a duty of 5 per centum ad valorem in addition to the rates otherwise chargeable thereon.

ACT OF 1909.

PAR. 104. Cast polished plate glass, silvered or unsilvered, and cylinder, crown, or common window glass, silvered or unsilvered, polished or unpolished, when bent, ground, obscured, frosted, sanded, enameled, beveled, etched, embossed, engraved, flashed, stained, colored, painted, ornamented, or decorated, shall be subject to a duty of five per centum ad valorem in addition to the rates otherwise chargeable thereon.

ACT OF 1913.

PAR. 90. Cast polished plate glass, silvered or unsilvered, and cylinder, crown, or common window glass, silvered or unsilvered, polished or unpolished, when bent, ground, obscured, frosted, sanded, enameled, beveled, etched, embossed, engraved, flashed, stained, colored, painted, ornamented, or decorated, shall be subject to a duty of 4 per centum ad valorem in addition to the rates otherwise chargeable thereon.

PARAGRAPH 225.

ACT OF 1922.

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

ACT OF 1909.

PAR. 105. Spectacles, eyeglasses, and goggles, and frames for the same, or parts thereof, finished or unfinished, valued at not over forty cents per dozen, twenty cents per dozen and fifteen per centum ad valorem; valued at over forty cents per dozen and not over one dollar and fifty cents per dozen, forty-five cents per dozen and twenty per centum ad valorem; valued at over one dollar and fifty cents per dozen, fifty per centum ad valorem.

ACT OF 1913.

PAR. 91. Spectacles, eyeglasses, and goggles, and frames for the same, or parts thereof, finished or unfinished, 35 per centum ad valorem.

PARAGRAPH 226.

ACT OF 1922.

PAR. 226. Lenses of glass or pebble, molded or pressed, or ground and polished to a spherical, cylindrical, or prismatic form. and ground and polished plano or coquill glasses, wholly or partly manufactured. with the edges unground, 40 per centum ad valorem; with the edges ground or beveled, 10 cents per dozen pairs and 35 per centum ad valorem; strips of glass not more than three inches wide, ground or polished on one or both sides to a cylindrical or prismatic form, including those used in the construction of gauges. and glass slides for magic lanterns, 35 per centum ad valorem.

ACT OF 1909.

PAR. 106. Lenses of glass or pebble, molded or pressed, or ground and polished to a spherical, cylindrical, or prismatic form, and ground and polished plano or coquill glasses, wholly or partly manufactured, with the edges unground, forty-five per centum ad valorem; if with their edges ground or beveled, ten cents per dozen pairs and forty-five per centum ad valorem.

PAR. 107. Strips of glass, not more than three inches wide, ground or polished on one or both sides to a cylindrical or prismatic form, including those used in the construction of gauges, and glass slides for magic lanterns, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 92. Lenses of glass or pebble, molded or pressed, or ground and polished to a spherical, cylindrical, or prismatic form, and ground and polished plano or coquill glasses, wholly or partly manufactured, strips of glass, not more than three inches wide, ground or polished on one or both sides to a cylindrical or prismatic form, including those used in the construction of gauges, and glass slides for magic lanterns, 25 per centum ad valorem.

PARAGRAPH 227.

ACT OF 1922.

PAR. 227. Optical glass or glass used in the manufacture of lenses or prisms for spectacles, or for optical instruments or equipment, or for optical parts, scientific or commercial, in any and all forms, 45 per centum ad valorem.

ACT OF 1909.

PAR. 577. Glass plates or disks, rough-cut or unwrought, for use in the manufacture of optical instruments, spectacles, and eyeglasses, and suitable only for such use [Free]: *Provided*, *however*, That such disks exceeding eight inches in diameter may be polished sufficiently to enable the character of the glass to be determined.

ACT OF 1913.

PAR. 494. Glass plates or disks, rough-cut or unwrought, for use in the manufacture of optical instruments, spectacles, and eyeglasses, and suitable only for such use [Free]: *Provided*, however, That such disks exceeding eight inches in diameter may be polished sufficiently to enable the character of the glass to be determined.

PARAGRAPH 228.

ACT OF 1922.

PAR. 228. Azimuth mirrors, sextants, and octants; photographic and projection lenses, opera and field glasses, telescopes, microscopes, and other optical instruments, and frames and mountings for the same; all the foregoing not specially provided for, 45 per centum ad valorem.

ACT OF 1909.

PAR. 108. Opera and field glasses, telescopes, microscopes, photographic and projection lenses and optical instruments, and frames or mountings for the same; all the foregoing not specially provided for in this section, forty-five per centum ad valorem.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of * * * metal, * * * forty-five per centum ad valorem. [Covered azimuth mirrors.]

ACT OF 1913.

PAR. 93. Opera and field glasses, optical instruments and frames and mountings for the same; all the foregoing not specially provided for in this section, 35 per centum ad valorem. PAR. 94. Surveying instruments, tel-

PAR. 94. Surveying instruments, telescopes, microscopes, photographic and projection lenses, and frames and mountings for the same, 25 per centum ad valorem.

PAR. 167. Articles or wares not specially provided for in this section; * * * if composed wholly or in chief value of * * * metal * * 20 per centum ad valorem. [Covered azimuth mirrors.]

PARAGRAPH 229.

ACT OF 1922.

PAR. 229. Incandescent electric-light bulbs and lamps, with or without filaments, 20 per centum ad valorem.

ACT OF 1909.

PAR. 98. * * * and all articles of every description, * * * composed wholly or in chief value of glass blown either in a mold or otherwise; * * * not specially provided for in this section, * * * sixty per centum ad valorem.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of * * * metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 95. * * * incandescent electric-light bulbs and lamps, with or without filaments; * * * 30 per centum ad valorem.

PARAGRAPH 230.

ACT OF 1922.

PAR. 230. Stained or painted glass windows, and parts thereof; and all mirrors, not specially provided for, not exceeding in size one hundred and fortyfour square inches. with or without frames or cases, 50 per centum ad valorem; and all glass or manufactures of glass or paste, or of which glass or paste is the component material of chief value, not specially provided for, 50 per centum ad valorem.

ACT OF 1909.

PAR. 109. Stained or painted glass windows, or parts thereof, and all mirrors, not exceeding in size one hundred and forty-four square inches, with or without frames or cases, and all glass

ACT OF 1913.

PAR. 95. Stained or painted glass windows, or parts thereof, and all mirrors, not exceeding in size one hundred and forty-four square inches, with or without frames or cases; * * * and or manufactures of glass or paste or of which glass or paste is the component material of chief value, not specially provided for in this section, forty-five per centum ad valorem. all glass or manufactures of glass or paste or of which glass or paste is the component material of chief value, not specially provided for in this section, 30 per centum ad valorem.

PARAGRAPH 231.

ACT OF 1922.

PAR. 231. Smalts, frostings, and all ceramic and glass colors, fluxes, glazes, and enamels, all the foregoing, ground or pulverized, 30 per centum ad valorem; in any other form, 40 per centum ad valorem; opal, enamel or cylinder glass tiles, tiling, and rods, 40 per centum ad valorem.

ACT OF 1909.

PAR. 56. * * * smalts and frostings, whether crude or dry or mixed, or ground with water or oil or with solutions other than oil, not otherwise specially provided for in this section, thirty per centum ad valorem; all glazes, fluxes, enamels, and colors used only in the manufacture of ceramic, enameled, and glass articles, thirty per centum ad valorem; * * *.

PAR. 110. Fusible enamel, twentyfive per centum ad valorem; opal or cylinder glass tiles or tiling, sixty per centum ad valorem.

PAR. 576. Glass enamel, white, for watch and clock dials [Free].

ACT OF 1913.

PAR. 63. * * * smalts, and frostings, and all ceramic and glass fluxes, glazes, enamels, and colors, whether crude, dry, mixed, or ground with water or oil or with solutions other than oil, not specially provided for in this section, 15 per centum ad valorem; * * *

PAR. 96. Fusible and glass enamel, not specially provided for in this section, 20 per centum ad valorem; opal or cylinder glass tiles or tiling, 30 per centum ad valorem.

centum ad valorem. PAR. 493. Glass enamel, white, for watch and clock dials [Free].

PARAGRAPH 232.

ACT OF 1922.

PAR. 232. Marble, breccia, and onyx, in block, rough or squared only, 65 cents per cubic foot; marble, breccia, and onyx, sawed or dressed, over two inches in thickness, \$1 per cubic foot; slabs and paving tiles of marble, breccia, or onyx, containing not less than four superficial inches, if not more than one inch in thickness, 8 cents per superficial foot; if more than one inch and not more than one and one-half inches in thickness, 10 cents per superficial foot; if more than one and one-half inches and not more than two inches in thickness, 13 cents per superficial foot; if rubbed in whole or in part, 3 cents per superficial foot in addition; mosaic cubes of marble, breccia, or onyx, not exceeding two cubic inches in size, if loose, one-fourth of 1 cent per pound and 20 per centum ad valorem; if attached to paper or other material, 5 cents per superficial foot and 35 per centum ad valorem.

ACT OF 1909.

PAR. 111. Marble and onyx, in block, rough or squared only, sixty-five cents per cubic foot; marble and onyx, sawed or dressed, over two inches in thickness, one dollar per cubic foot; slabs or paving tiles of marble or onyx, containing not less than four superficial inches, if not more than one inch in thickness, eight cents per superficial foot; if more than one inch and not more than one and one-half inches in thickness, ten cents per superficial foot; if more than one and one-half

ACT OF 1913.

PAR. 97. Marble, breccia, and onyx, in block, rough or squared only, 50 cents per cubic foot; marble, breccia, and onyx, sawed or dressed, over two inches in thickness, 75 cents per cubic foot; slabs or paving tiles of marble or onyx, containing not less than four superficial inches, if not more than one inch in thickness, 6 cents per superficial foot; if more than one inch and not more than one and one-half inches in thickness, 8 cents per superficial foot; if more than one and oneinches and not more than two inches in thickness, twelve and one-half cents per superficial foot; if rubbed in whole or in part, two cents per superficial foot in addition; mosaic cubes of marble or onyx, not exceeding two cubic inches in size, if loose, one-fourth of one cent per pound and twenty per centum ad valorem; if attached to paper or other material, five cents per superficial foot and thirty-five per centum ad valorem. half inches and not more than two inches in thickness, 10 cents per superficial foot; if rubbed in whole or in part, 2 cents per superficial foot in addition; mosaic cubes of marble or onyx, not exceeding two cubic inches in size, if loose, 20 per centum ad valorem; if attached to paper or other material, 35 per centum ad valorem.

PARAGRAPH 233.

ACT OF 1922.

PAR. 233. Marble, breccia, onyx, alabaster, and jet, wholly or partly manufactured into monuments, benches, vases, and other articles, and articles of which these substances or any of them is the component material of chief value. and all articles composed wholly or in chief value of agate, rock crystal, or other semiprecious stone, except such as are cut into shapes and forms fitting them expressly for use in the construction of jewelry, not specially provided for, 50 per centum ad valorem.

ACT OF 1909.

PAR. 112. Marble, breccia, onyx, alabaster, and jet, wholly or partly manufactured into monuments, benches, vases, and other articles, or of which these substances or either of them is the component material of chief value, and all articles composed wholly or in chief value of agate, rock crystal, or other semiprecious stones, except such as are cut into shapes and forms fitting them expressly for use in the construction of jewelry, not specially provided for in this section, fifty per centum ad valorem.

ACT OF 1913.

PAR. 98. Marble, breccia, onyx, alabaster, and jet, wholly or partly manufactured into monuments, benches, vases, and other articles, or of which these substances or either of them is the component material of chief value, and all articles composed wholly or in chief value of agate, rock crystal, or other semiprecious stones, except such as are cut into shapes and forms fitting them expressly for use in the construction of jewelry, not specially provided for in this section, 45 per centum ad valorem.

PARAGRAPH 234.

ACT OF 1922.

PAR. 234. Burrstones, manufactured or bound up into millstones, 15 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

PAR. 113. Burrstones, manufactured or bound up into millstones, fifteen per centum ad valorem. PAR. 438. Burrstones, manufactured or bound up into millstones [Free].

PARAGRAPH 235.

ACT OF 1922.

PAR. 235. Freestone, granite, sandstone, limestone, lava, and all other stone suitable for use as monumental or building stone, except marble, breccia, and onyx, not specially provided for, hewn, dressed, or polished, or otherwise manufactured, 50 per centum ad valorem; unmanufactured, or not dressed, hewn, or polished, 15 cents per cubic foot.

ACT OF 1909.

PAR. 114. Freestone, granite, sandstone, limestone, and all other monumental or building stone, except marble, breccia, and onyx, not specially provided for in this section, hewn, dressed, or polished, or otherwise manufactured, fifty per centum ad valorem; unmanufactured, or not dressed, hewn, or polished, ten cents per cubic foot.

PAR. 95. Articles and wares composed wholly or in chief value of earthy or mineral substances, not specially provided for in this section. * * * if not decorated in any manner, thirty-five per centum ad valorem; * *.

ACT OF 1913.

PAR. 99. Freestone, granite, sand-stone, limestone, lava, and all other stone suitable for use as monumental or building stone, except marble, breccia, and onyx, not specially provided for in this section, hewn, dressed, or polished, or otherwise manufactured, 25 per centum ad valorem; unmanufactured, or not dressed, hewn, or polished, 3 cents per cubic foot.

PARAGRAPH 236.

ACT OF 1922.

PAR. 236. Grindstones, finished or unfinished, \$1.75 per ton.

ACT OF 1909.

PAR. 115. Grindstones, finished or unfinished, one dollar and seventy-five cents per ton.

PARAGRAPH 237.

ACT OF 1922.

PAR. 237. Slates, slate chimney pieces, mantles, slabs for tables, roofing slates. and all other manufactures of slate, not specially provided for, 15 per centum ad valorem.

ACT OF 1909.

PAR. 116. Slates, slate chimney pieces, mantels, slabs for tables, roofing slates, and all other manufactures of slate, not specially provided for in this section, twenty per centum ad valorem.

PARAGRAPH 238.

ACT OF 1922.

PAR. 238. Watch crystals, 60 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

	PAR. 1	92. * * *	parts of watches,		PAR	. 16	31. '	* *	* part	s of	f watches,
*	* *	forty per ce	entum ad valorem;	*	*	*	30	per	centum	ad	valorem ;
- 14	- 4 - 4 -			*				-			,

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ACT OF 1913.

PAR. 100. Grindstones, finished or unfinished, \$1.50 per ton.

ACT OF 1913.

pieces, mantels, slabs for tables, roof-

ing slates, and all other manufactures

of slate, not specially provided for in

this section, 10 per centum ad valorem.

PAR. 101. Slates, slate chimney

SCHEDULE 3.-METALS AND MANUFACTURES OF.

PARAGRAPH 301.

ACT OF 1922.

PAR. 301. Iron in pigs, iron kentledge, spiegeleisen containing more than 1 per centum of carbon, 75 cents per ton; wrought and cast scrap iron, and scrap steel, valued at not more than 7 cents per pound, 75 cents per ton: *Provided*, That spiegeleisen for the purposes of this Act shall be an iron manganese alloy containing less than 30 per centum of manganese: *Provided further*, That nothing shall be deemed scrap iron or scrap steel except secondhand or waste or refuse iron or steel fit only to be remanufactured.

ACT OF 1909.

Schedule C.—Metals and Manufactures of.

PAR. 118. Iron in pigs, iron kentledge, spiegeleisen, * * two dollars and fifty cents per ton; wrought and cast scrap iron, and scrap steel, one dollar per ton; but nothing shall be deemed scrap iron or scrap steel except waste or refuse iron or steel fit only to be remanufactured by melting, and excluding pig iron in all forms.

ACT OF 1913.

SCHEDULE C.---METALS AND MANUFAC-TURES OF.

PAR. 518. * * * iron in pigs, iron kentledge, spiegeleisen, wrought iron and scrap and scrap steel; but nothing shall be deemed scrap iron or scrap steel except secondhand or waste or refuse iron cr steel fit only to be remanufactured; * * [Free].

PARAGRAPH 302.

ACT OF 1922.

PAR. 302. Manganese ore or concentrates containing in excess of 30 per centum of metallic manganese, 1 cent per pound on the metallic manganese contained therein; molybdenum ore or concentrates, 35 cents per pound on the metallic molybdenum contained therein; tungsten ore or concentrates, 45 cents per pound on the metallic tungsten contained therein; ferromanganese containing more than 1 per centum of carbon, $1\frac{7}{8}$ cents per pound on the metallic manganese contained therein: *Provided*, That ferromanganese for the purposes of this Act shall be such iron manganese alloys as contain 30 per centum or more of manganese; manganese metal, manganese silicon, manganese boron. and ferromanganese and spiegeleisen containing not more than 1 per centum of carbon, 13 cents per pound on the manganese contained therein and 15 per centum ad valorem; ferromolybdenum, metallic molybdenum, molybdenum powder, cal-cium molybdate, and all other compounds and alloys of molybdenum, 50 cents per pound on the molybdenum contained therein and 15 per centum ad valorem; ferrotungsten, metallic tungsten, tungsten powder, tungstic acid, and all other compounds of tungsten, 60 cents per pound on the tungsten contained therein and 25 per centum ad valorem; ferrochromium tungsten, chromium tungsten, chromium cobalt tungsten, tungsten nickel, and all other alloys of tungsten not specially provided for, 60 cents per pound on the tungsten contained therein and 25 per centum ad valorem; ferrosilicon, containing 8 per centum or more of silicon and less than 60 per centum, 2 cents per pound on the silicon contained therein; containing 60 per centum or more of silicon and less than 80 per centum, 3 cents per pound on the silicon contained therein; containing 80 per centum or more of silicon and less than 90 per centum, 4 cents per pound on the silicon contained therein; containing 90 per centum or more of silicon, and silicon metal, 8 cents per pound on the silicon contained therein; ferrochrome or ferrochromium containing 3 per centum or more of carbon, 31 cents

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per pound on the chromium contained therein; ferrochrome or ferrochromium containing less than 3 per centum of carbon, and chrome or chromium metal, 30 per centum ad valorem; ferrophosphorus, ferrotitanium, ferrovanadium, ferrouranium, ferrozirconium, zirconiumferrosilicon, ferroboron, titanium, zirconium, chromium nickel, vanadium nickel, zirconium nickel, chromium vanadium, chromium silicon, zirconium silicon, calcium silicide, and all alloys used in the manufacture of steel not specially provided for, 25 per centum ad valorem; cerium metal, \$2 per pound; ferrocerium and all other cerium alloys, \$2 per pound and 25 per centum ad valorem; ductile tantalum metal or ductile nonferrous alloys of tantalum metal, 40 per centum ad valorem.

ACT OF 1909.

PAR. 184. Chrome or chromium metal, ferrochrome or ferrochromium, ferromolybdenum, ferrophosphorus, ferrotitanium, ferrotungsten, ferrovanadium, molybdenum, titanium, tantalum, tungsten, or wolfram metal, valued at two hundred dollars per ton or less, twenty-five per centum ad valorem; valued at more than two hundred dollars per ton, twenty per centum ad valorem; ferrosilicon containing not more than fifteen per centum of silicon, five dollars per ton; ferrosilicon containing more than fifteen per centum of silicon, twenty per centum ad valorem. PAR. 118. * * ferro-manganese,

two dollars and fifty cents per ton; * * *.

PAR. 619. Manganese, oxide and ore of [Free].

PAR. 626. Minerals, crude, * * * [Free].

PAR. 190. Tungsten-bearing ores of all kinds, ten per centum ad valorem. PAR. 3. * * chemical compounds,

PAR. 3. * * * chemical compounds, mixtures and salts, * * * not specially provided for in this section, twentyfive per centum ad valorem; * * *.

PAR. 530. Cerium, * * * [Free]. PAR. 183. Metallic mineral substances in a crude state, and metals unwrought, whether capable of being wrought or not, not specially provided for in this section, twenty per centum ad valorem; * * *.

ACT OF 1913.

PAR. 102. Chrome or chromium metal, ferrochrome or ferrochromium, ferromolybdenum, ferrophosphorus, ferrotitanium, ferrotungsten, ferrovanadium, molybdenum, titanium, tantalum, tungsten or wolfram metal, and ferrosilicon, and other alloys used in the manufacture of steel, not specially provided for in this section, 15 per centum ad valorem.

PAR. 518. * * ferromanganese; * * * [Free].

PAR. 540. Manganese, oxide and ore of [Free].

PAR. 549. Minerals, crude, * * * [Free].

PAR. 633. Tungsten-bearing ores of all kinds [Free].

PAR. 5. * * * chemical * * * compounds, * * * mixtures and salts, * * * not specially provided for in this section, 15 per centum ad valorem.

PAR. 445. Cerium, * * * [Free]. PAR. 154. Metallic mineral substances in a crude state, and metals unwrought, whether capable of being wrought or not, not specially provided for in this section, 10 per centum ad valorem: * * *.

PARAGRAPH 303.

ACT OF 1922.

PAR. 303. Muck bars, bar iron, and round iron in coils or rods, iron in slabs, blooms, loops, or other forms less finished than iron in bars and more advanced than pig iron, except castings; all of the foregoing, valued at not over 1 cent per pound, two-tenths of 1 cent per pound; valued above 1 cent and not above $1\frac{1}{2}$ cents per pound, three-tenths of 1 cent per pound; valued above $1\frac{1}{2}$ and not above $2\frac{1}{2}$ cents per pound, five-tenths of 1 cent per pound; valued above $2\frac{1}{2}$ and not above $3\frac{1}{2}$ cents per pound, eight-tenths of 1 cent per pound; valued above $3\frac{1}{2}$ and not above $3\frac{1}{2}$ cents per pound, eight-tenths of 1 cent per pound; valued above $3\frac{1}{2}$ and not above 5 cents per pound, 1 cent per pound; valued above 5 cents per pound; 1 cent per pound; valued above 5 cents per pound, $1\frac{1}{2}$ cents per pound.

ACT OF 1909.

PAR. 119. Bar iron, muck bars, square iron, rolled or hammered, comprising flats not less than one inch wide nor less than three-eighths of one inch thick, round iron not less than seven-sixteenths of one

ACT OF 1913.

PAR. 103. Muck bars, bar iron, square iron, rolled or hammered, round iron, in coils or rods, bars or shapes of rolled or hammered iron not specially provided for in this section, 5 per centum ad valorem. inch in diameter, three-tenths of one cent per pound.

PAR. 120. Round iron, in coils or rods, less than seven-sixteenths of one inch in diameter, and bars or shapes of rolled or hammered iron, not specially provided for in this section, six-tenths of one cent per pound: *Provided*, That all iron in slabs, blooms, loops, or other forms less finished than iron in bars, and more advanced than pig iron, except castings, shall be subject to a duty of four-tenths of one cent per pound: *Provided further*, That all iron bars, blooms, billets, slabs or loops, in the manufacture of which charcoal is used as fuel, shall be subject to a duty of eight dollars per ton. PAR. 518. * * * iron in slabs, blooms, loops or other forms less finished than iron bars, and more advanced than pig iron, except castings, not specially provided for in this section [Free].

PARAGRAPH 304.

ACT OF 1922.

PAR. 304. Steel ingots, cogged ingots, blooms and slabs, by whatever process made; die blocks or blanks; billets and bars, whether solid or hollow; shafting; pressed, sheared, or stamped shapes, not advanced in value or condition by any process or operation subsequent to the process of stamping; hammer molds or swaged steel; gun-barrel molds not in bars; alloys not specially provided for used as substitutes for steel in the manufacture of tools; all descriptions and shapes of dry sand, loam, or iron molded steel castings; sheets and plates and steel not specially provided for; all of the foregoing valued at not over 1 cent per pound, two-tenths of 1 cent per pound; valued above 1 cent and not above $1\frac{1}{2}$ cents per pound, three-tenths of 1 cent per pound; valued above $1\frac{1}{2}$ and not above $2\frac{1}{2}$ cents per pound, five-tenths of 1 cent per pound; valued above $2\frac{1}{2}$ and not above $3\frac{1}{2}$ cents per pound, eight-tenths of 1 cent per pound; valued above $3\frac{1}{2}$ and not above 5 cents per pound, 1 cent per pound; valued above 5 and not above 8 cents per pound, 1 to cents per pound; valued above 8 and not above 12 cents per pound, 2½ cents per pound; valued above 12 and not above 16 cents per pound, $3\frac{1}{2}$ cents per pound; valued above 16 cents per pound, 20 per centum ad valorem: Provided, That on steel circular saw plates there shall be levied, collected and paid an additional duty of one-fourth of 1 cent per pound.

ACT OF 1909.

PAR. 131. Steel ingots, cogged ingots, blooms, and slabs, by whatever process made; die blocks or blanks; billets and bars and tapered or beveled bars; mill shafting; pressed, sheared, or stamped shapes, not advanced in value or condition by any process or operation subsequent to the process of stamping; hammer molds or swaged steel; gun-barrel molds not in bars; alloys used as substitutes for steel in the manufacture of tools; all descriptions and shapes of dry sand, loam. or iron-molded steel castings; sheets and plates and steel not specially provided for in this section, all of the above valued at three-fourths of one cent per pound or less, seven-fortieths of one cent per pound; valued above three-fourths of one cent and not above one and three-tenths cents per pound, three-tenths of one cent per pound; valued above one and threetenths cents and not above one and eighttenths cents per pound, five-tenths of one cent per pound; valued above one and eight-tenths cents and not above two and

ACT OF 1913.

PAR. 613. Steel ingots, cogged ingots, blooms and slabs, die blocks or blanks, and billets, if made by the Bessemer, Siemens-Martin, open-hearth or similar processes, not containing alloy, such as nickel, cobalt, vanadium, chromium, tungsten, or wolfram, molybdenum, titanium, iridium, uranium, tantalum, boron, and similar alloys, [Free].

PAR. 110. Steel bars, and tapered or beveled bars; mill shafting; pressed, sheared, or stamped shapes, not advanced in value or condition by any process or operation subsequent to the process of stamping; hammer molds or swaged steel; gun-barrel molds not in bars; all descriptions and shapes of dry sand, loam, or iron molded steel castings, sheets, and plates; all the foregoing, if made by the Bessemer, Siemens-Martin, open-hearth, or similar processes, not containing alloys, such as nickel, cobalt, vanadium, chromium, tungsten or wolfram, molybdenum, titanium, iridium, uranium, tantalum, boron, and similar alloys. 8 per

two-tenths cents per pound, six-tenths of one cent per pound; valued above two and two-tenths cents and not above three cents per pound, eight-tenths of one cent per pound; valued above three cents per pound and not above four cents per pound, one and one-tenth cents per pound; valued above four cents and not above seven cents per pound, one and two-tenths cents per pound; valued above seven cents and not above ten cents per pound, one and nine-tenths cents per pound; valued above ten cents and not above thirteen cents per pound, two and three-tenths cents per pound; valued above thirteen cents and not above sixteen cents per pound, two and seven-tenths cents per pound; valued above sixteen cents and not above twenty-four cents per pound, four and six-tenths cents per pound; valued above twenty-four cents and not above thirty-two cents per pound, six cents per pound; valued above thirty-two cents and not above forty cents per pound, seven cents per pound; valued above forty cents per pound, twenty per

centum ad valorem. PAR. 137. * * * on steel circular saw plates there shall be paid one-fourth of one cent per pound in addition to the rates provided in this section for steel plates.

PAR. 171. * * * ingots, cogged ingots, blooms, or blanks for the same, without regard to the degree of manufacture, one cent per pound: * * * ["The same" refers to wheels for railway purposes or parts thereof made of steel and steel locomotive car or other railway tires or parts thereof.]

centum ad valorem; steel ingots, cogged ingots, blooms and slabs, die blocks or blanks; billets and bars and tapered or beveled bars; pressed, sheared, or stamped shapes not advanced in value or condition by any process or operation subsequent to the process of stamping; hammer molds or swaged steel; gun-barrel molds not in bars; alloys used as substitutes for steel in the manufacture of tools; all descriptions and shapes of dry sand, loam, or iron molded castings, sheets, and plates; * * * and steel not specially provided for in this section, all the foregoing when made by the crucible, electric, or cementation process, either with or without alloys, and finished by rolling, hammer-ing, or otherwise, and all steels by whatever process made, containing alloys such as nickel, cobalt, vanadium, chromium, tungsten, wolfram, molybdenum, titanium, iridium, uranium, tantalum, boron, and similar alloys, 15 per centum ad valorem.

PAR. 105. * * * crucible plate steel and saw plates, cut or sheared to shape or otherwise, or unsheared, * * * 12 per centum ad valorem.

centum ad valorem. PAR. 109. * * * metal sheets decorated in colors * * * 15 per centum ad valorem.

PARAGRAPH 305.

ACT OF 1922.

PAR. 305. In addition to the rates of duty provided for in this schedule on steel in all forms and shapes, by whatever process made, and by whatever name designated, whether cast, hot or cold rolled, forged, stamped, or drawn, containing more than six-tenths of 1 per centum of nickel, cobalt, vanadium, chromium, tungsten, molybdenum, or any other metallic element used in alloying steel, there shall be levied, collected, and paid 8 per centum ad valorem: *Provided*, That manganese and silicon shall not be considered as alloying material unless present in the steel in excess of 1 per centum manganese or silicon: *Provided further*, That an additional cumulative duty of 65 cents per pound on the molybdenum content in excess of six-tenths of 1 per centum, and 72 cents per pound on the tungsten content in excess of six-tenths of 1 per centum shall be levied, collected, and paid on any material provided for in paragraph 304 containing molybdenum and tungsten.

ACT OF 1909.

PAR. 131. [Specific rates according to value up to 40 cents per pound, above which 20 per centum ad valorem. No distinction between alloy steels and carbon steels of similar value.]

ACT OF 1913.

PAR. 110. * * * and all steels by whatever process made, containing alloys such as nickel, cobalt, vanadium, chromium, tungsten, wolfram, molybdenum, titanium, iridium, uranium, tantalum, boron, and similar alloys, 15 per centum ad valorem.

PARAGRAPH 306.

ACT OF 1922.

PAR. 306. All metal produced from iron or its ores, which is cast and malleable, of whatever description or form, without regard to the percentage of carbon contained therein, whether produced by cementation, or converted, cast, or made from iron or its ores, by the crucible, electric, Bessemer, Clapp-Griffith, pneumatic, Thomas-Gilchrist, basic, Siemens-Martin, or open-hearth process, or by the equivalent of either, or by a combination of two or more of the processes, or their equivalents, or by any fusion or other process which produces from iron or its ores a metal either granular or fibrous in structure, which is cast and malleable, excepting what is known as malleable-iron castings, shall be classed and denominated as steel.

ACT OF 1909.

PAR. 139. All metal produced from iron or its ores, which is cast and malleable, of whatever description or form, without regard to the percentage of carbon contained therein, whether produced by cementation, or converted, cast, or made from iron or its ores, by the crucible, Bessemer, Clapp-Griffith, pneumatic, Thomas-Gilchrist, basic, Siemens-Martin, or open-hearth process, or by the equivalent of either, or by a combination of two or more of the processes, or their equivalents, or by any fusion or other process which produces from iron or its ores a metal either granular or fibrous in structure, which is cast and malleable, excepting what is known as malleableiron castings, shall be classed and denominated as steel.

ACT OF 1913.

PAR. 117. All metal produced from iron or its ores, which is cast and malleable, of whatever description or form, without regard to the percentage of carbon contained therein, whether produced by cementation, or converted, cast, or made from iron or its ores, by the crucible, Bessemer, Clapp-Griffith, pneumatic, Thomas-Gilchrist, basic, Siemens-Martin, or open-hearth process, or by the equivalent of either, or by a combination of two or more of the processes, or their equivalents, or by any fusion or other process which produces from iron or its ores a metal either granular or fibrous in structure, which is cast and malleable, excepting what is known as malleableiron castings, shall be classed and denominated as steel.

PARAGRAPH 307.

ACT OF 1922.

PAR. 307. Boiler or other plate iron or steel, except crucible plate steel and saw plate steel, not thinner than one hundred and nine one-thousandths of one inch, cut or sheared to shape or otherwise, or unsheared, and skelp iron or steel sheared or rolled in grooves, valued at 1 cent per pound or less, seven-twentieths of 1 cent per pound; valued above 1 cent per pound and not above 3 cents per pound, five-tenths of 1 cent per pound; valued at over 3 cents per pound, 20 per centum ad valorem: *Provided*, That all sheets or plates of iron or steel thinner than one hundred and nine one-thousandths of one inch shall pay duty as iron or steel sheets.

ACT OF 1909.

PAR. 122. Boiler or other plate iron or steel, except crucible plate steel and saw plates hereinafter provided for in this section, not thinner than number ten wire gauge, cut or sheared to shape or otherwise, or unsheared, and skelp iron or steel sheared or rolled in grooves, valued at eight-tenths of one cent per pound or less, three-tenths of one cent per pound; valued above eight-tenths of one cent and not above one cent per pound, four-tenths of one cent per pound; valued above one cent and not above two cents per pound; five-tenths of one cent per pound; valued above two cents and not above three cents

ACT OF 1913.

PAR. 105. Boiler or other plate iron or steel, * * * not specially provided for in this section; sheets of iron or steel, common or black, of whatever dimensions, whether plain, corrugated or crimped. * * * and skelp iron or steel, whether sheared or rolled in grooves, or otherwise, 12 per centum ad valorem. per pound, six-tenths of one cent per pound; valued at over three cents per pound, twenty per centum ad valorem: *Provided*, That all sheets or plates of iron or steel thinner than number ten wire gauge shall pay duty as iron or steel aheets.

PARAGRAPH 308.

ACT OF 1922.

PAR. 308. Sheets of iron or steel, common or black, of whatever dimensions, and skelp iron or steel, valued at 3 cents per pound or less, thinner than one hundred and nine one-thousandths and not thinner than thirty-eight one-thousandths of an inch, forty-five one-hundredths of 1 cent per pound; thinner than thirty-eight one-thousandths and not thinner than twenty-two one-thousandths of an inch, fifty-five one-hundredths of 1 cent per pound; thinner than twentytwo one-thousandths and not thinner than ten one-thousandths of an inch, seventy-five one-hundredths of 1 cent per pound; thinner than ten one-thousandths of an inch, eighty-five one-hundredths of a cent per pound; corrugated or crimped, seventy-five one-hundredths of 1 cent per pound; all the foregoing when valued at more than 3 cents per pound, 20 per centum ad valorem : *Provided*. That all sheets or plates of common or black iron or steel not thinner than one hundred and nine one-thousandths of an inch shall pay duty as plate iron or plate steel.

ACT OF 1909.

PAR. 127. Sheets of iron or steel, common or black, of whatever dimensions, and skelp iron or steel, valued at three cents per pound or less, thinner than number ten and not thinner than number twenty wire gauge, five-tenths of one cent per pound; thinner than number twenty wire gauge and not thinner than number twenty-five wire gauge, six-tenths of one cent per pound; thinner than number twenty-five wire gauge and not thinner than number thirty-two wire gauge, eighttenths of one cent per pound; thinner than number thirty-two wire gauge, ninetenths of one cent per pound; corrugated or crimped, eight-tenths of one cent per pound; all the foregoing valued at more than three cents per pound, thirty per centum ad valorem: *Provided*, That all sheets or plates of common or black iron or steel not thinner than number ten wire gauge shall pay duty as plate iron or plate steel.

ACT OF 1913.

PAR. 105. Boiler or other plate iron or steel, * * * not specially provided for in this section; sheets of iron or steel, common or black, of whatever dimensions, whether plain, corrugated or crimped, including crucible plate steel and saw plates, cut or sheared to shape or otherwise, or unsheared, and skelp iron or steel, whether . sheared or rolled in grooves, or otherwise, 12 per centum ad valorem.

PARAGRAPH 309.

ACT OF 1922.

PAR. 309. All iron or steel sheets, plates, bars, and rods, and all hoop, band, or scroll iron or steel, excepting what are known commercially as tin plates, terneplates, and taggers tin, when galvanized or coated with zinc, spelter, or other metals, or any alloy of those metals, shall pay two-tenths of 1 cent per pound more duty than if the same was not so galvanized or coated; sheets or plates composed of iron, steel, copper, nickel, or other metal with layers of other metal or metals imposed thereon by forging, hammering, rolling, or welding, 30 per centum ad valorem; thermostatic metal in sheets, plates, or other forms, 50 per centum ad valorem; sheets and plates of iron or steel, polished, planished, or glanced, by whatever name designated, 14 cents per pound: *Pro*- vided, That plates or sheets of iron or steel, by whatever name designated, other than polished, planished, or glanced, herein provided for, which have been pickled or cleaned by acid, or by any other material or process, or which are cold-rolled, smoothed only, not polished, shall pay two-tenths of 1 cent per pound more duty than the rates provided on corresponding thicknesses of common or black sheet iron or steel.

ACT OF 1909.

PAR. 128. All iron or steel sheets or plates, and all hoop, band, or scroll iron or steel, excepting what are known commercially as tin plates, terneplates, and taggers tin, and hereinafter provided for, when galvanized or coated with zinc, spelter, or other metals, or any alloy of those metals, shall pay two-tenths of one cent per pound more duty than if the same was not so galvanized or coated; sheets or plates composed of iron, steel, copper, nickel, or other metal with layers of other metal or metals imposed thereon by forging, hammering, rolling, or welding, forty per centum ad valorem. PAR. 129. Sheets of iron or steel, pol-

PAR. 129. Sheets of iron or steel, polished, planished, or glanced, by whatever name designated, one and one-half cents per pound: *Provided*, That plates or sheets of iron or steel, by whatever name designated, other than the polished, planished, or glanced herein provided for, which have been pickled or cleaned by acid, or by any other material or process, or which are cold-rolled, smoothed only, not polished, shall pay two-tenths of one cent per pound more duty than the corresponding gauges of common or black sheet iron or steel.

ACT OF 1913.

PAR. 109. All iron or steel sheets, plates, or strips, and all hoop, hand, or scroll iron or steel, when galvanized or coated with zinc, spelter, or other metals, or any alloy of those metals; sheets or plates composed of iron, steel, copper, nickel, or other metal with layers of other metal or metals imposed thereon by forging, hammering, rolling, or welding; sheets of iron or steel, polished, planished, or glanced, by whatever name designated, including such as have been pickled or cleaned by acid, or by any other material or process, or which are cold rolled, smoothed only, not polished, and such as are cold hammered, blued, brightened, tempered, or polished by any process to such perfected surface finish or polish better than the grade of cold rolled, smoothed only; * * metal sheets decorated in colors or coated with nickel or other metals by dipping, printing, stenciling, or other process, 15 per centum ad valorem.

PARAGRAPH 310.

ACT OF 1922.

PAR. 310. Sheets or plates of iron or steel, or taggers iron or steel, coated with tin or lead, or with a mixture of which these metals, or either of them, is a component part, by the dipping or any other process, and commercially known as tin plates, terneplates, and taggers tin, 1 cent per pound.

ACT OF 1909.

PAR. 130. Sheets or plates of iron or steel, or taggers iron or steel, coated with tin or lead, or with a mixture of which these metals, or either of them, is a component part, by the dipping or any other process, and commercially known as tin plates, terneplates, and taggers tin, one and two-tenths cents per pound.

ACT OF 1913.

PAR. 109. * * * sheets or plates of iron or steel, or taggers iron or steel, coated with tin or lead, or with a mixture of which these metals, or either of them is a component part, by the dipping or any other process, and commercially known as tin plates, terne plates, and taggers tin, and tin plates coated with metal, * * 15 per centum ad valorem.

PARAGRAPH 311.

ACT OF 1922.

PAR. 311. No article not specially provided for which is wholly or partly manufactured from tin plate, terneplate, or sheet, plate, hoop, band, or scroll iron or steel, or of which such tin plate, terneplate, sheet, plate, hoop, band, or scroll iron or steel shall be the material of chief value, shall pay a lower rate of duty than that imposed on the tin plate, terneplate, or sheet, plate, hoop, band, or scroll iron or steel from which it is made, or of which it shall be the component thereof of chief value.

ACT OF 1909.

PAR. 136. No article not specially provided for in this section, which is wholly or partly manufactured from tin plate, terneplate, or the sheet, plate, hoop, band, or scroll iron or steel herein provided for, or of which such tin plate, terneplate, sheet, plate, hoop, band, or scroll iron or steel shall be the material of chief value, shall pay a lower rate of duty than that imposed on the tinplate, terneplate, or sheet, plate, hoop, band, or scroll iron or steel from which it is made, or of which it shall be the component thereof of chief value.

ACT OF 1913.

PAR. 115. No article not specially provided for in this section, which is wholly or partly manufactured from tin plate, terneplate, or the sheet, plate, hoop, band, or scroll iron or steel herein provided for, or of which such tin plate, terneplate, sheet, plate, hoop, band, or scroll iron or steel shall be the material of chief value, shall pay a lower rate of duty than that imposed on the tin plate, terneplate, or sheet, plate, hoop, band, or scroll iron or steel from which it is made, or of which it shall be the component thereof of chief value.

PARAGRAPH 312.

ACT OF 1922.

PAR. 312. Beams, girders, joists, angles, channels, car-truck channels, tees, columns and posts, or parts or sections of columns and posts, deck and bulb beams, and building forms, together with all other structural shapes of iron or steel, not assembled, manufactured or advanced beyond hammering, rolling, or casting, one-fifth of 1 cent per pound; any of the foregoing machined, drilled, punched, assembled, fitted, fabricated for use, or otherwise advanced beyond hammering, rolling, or casting, or casting, 20 per centum ad valorem; sashes, frames, and building forms, of iron or steel, 25 per centum ad valorem.

ACT OF 1909.

PAR. 121. Beams, girders, joists, angles, channels, car-truck channels, TT, columns and posts or parts or sections of columns and posts, deck and bulb beams. and building forms, together with all other structural shapes of iron or steel, not assembled, or manufactured, or advanced beyond hammering, rolling, or casting, valued at nine-tenths of one cent per pound or less, three-tenths of one cent per pound; valued above nine-tenths of one cent per pound, four-tenths of one cent per pound.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of * * * metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 104. Beams, girders, joists, angles, channels, car-truck channels, TT, columns and posts or parts or sections of columns and posts, deck and bulb beams, sashes, frames, and building forms, together with all other structural shapes of iron or steel, whether plain, punched, or fitted for use, or whether assembled or manufactured, 10 per centum ad valorem.

PARAGRAPH 313.

ACT OF 1922.

PAR. 313. Hoop, band, and scroll iron or steel, not specially provided for, valued at 3 cents per pound or less, eight inches or less in width, and thinner than three-eighths and not thinner than one hundred and nine one-thousandths of one inch, twenty-five one-hundredths of 1 cent per pound; thinner than one hundred and nine one-thousandths and not thinner than thirty-eight one-thousandths of one inch, thirty-five one-hundredths of 1 cent per pound: thinner than thirty-eight one-thousandths of one inch, fifty-five one-hundredths of 1 cent per pound: *Provided*, That barrel hoops of iron or steel, and hoop or band iron, or hoop or band steel, flared, splayed, or punched, with or without buckles or fastenings, shall pay no more duty than that imposed on the hoop or band iron or steel from which they are made; bands and strips of iron or steel, whether in long or short lengths, not specially provided for, 25 per centum ad valorem.

ACT OF 1909.

PAR. 124. Hoop, band, or scroll iron or steel, not otherwise provided for in this section, valued at three cents per pound or less, eight inches or less in width, and less than three-eighths of one inch thick and not thinner than number ten wire gauge, three-tenths of one cent per pound; thinner than number ten wire gauge and not thinner than number twenty wire gauge. four-tenths of one cent per pound; thinner than number twenty wire gauge, six-tenths of one cent per pound; thinner than number twenty wire gauge, six-tenths of one cent per pound; thinner than number twenty wire gauge, six-tenths of one cent per pound: Provided, That barrel hoops of iron or steel, and hoop or band iron or hoop or band steel flared, splayed or punched, with or without buckles or fastenings, shall pay one-tenth of one cent per pound more duty than that imposed on the hoop or band iron or steel from which they are made; bands and strips of steel, exceeding twelve feet in length, not specially provided for in this section, thirty-five per centum ad valorem.

ACT OF 1913.

PAR. 105. * * * strips of iron or steel, not specially provided for in this section; * * * 12 per centum ad valorem.

PAR. 107. Hoop, band, or scroll iron or steel not otherwise provided for in this section, and barrel hoops of iron or steel, wholly or partly manufactured, 10 per centum ad valorem.

PARAGRAPH 314.

ACT OF 1922.

PAR. 314. Hoop or band iron, and hoop or band steel, cut to lengths, or wholly or partly manufactured into hoops or ties, coated or not coated with paint or any other preparation, with or without buckles or fastenings, for baling cotton or any other commodity, one-fourth of 1 cent per pound.

ACT OF 1909.

PAR. 125. Hoop or band iron, or hoop or band steel, cut to lengths, or wholly or partly manufactured into hoops or ties, coated or not coated with paint or any other preparation, with or without buckles or fastenings, for baling cotton or any other commodity, three-tenths of one cent per pound.

ACT OF 1913.

PAR. 509. Hoop or band iron, or hoop or band steel, cut to lengths, or wholly or partly manufactured into hoops or ties, coated or not coated with paint or any other preparation, with or without buckles or fastenings, for baling cotton or any other commodity [Free].

PARAGRAPH 315.

ACT OF 1922.

PAR. 315. Wire rods: Rivet, screw, fence, and other iron or steel wire rods, whether round, oval, or square, or in any other shape, nail rods and flat rods up to six inches in width ready to be drawn or rolled into wire or strips, all the foregoing in coils or otherwise, valued at not over 4 cents per pound, threetenths of 1 cent per pound; valued at over 4 cents per pound, six-tenths of 1 cent per pound: *Provided*, That all round iron or steel rods smaller than twenty one-hundredths of one inch in diameter shall be classified and dutiable as wire: Provided further, That all iron or steel wire rods which have been tempered or treated in any manner or partly manufactured shall pay an additional duty of one-fourth of 1 cent per pound: Provided further, That on all iron or steel bars and rods of whatever shape or section which are cold rolled, cold drawn, cold hammered, or polished in any way in addition to the ordinary process of hot rolling or hammering, there shall be paid one-eighth of 1 cent per pound in addition to the rates provided on bars or rods of whatever section or shape which are hot rolled; and on all strips, plates, or sheets of iron or steel of whatever shape, other than polished, planished, or glanced sheet iron or sheet steel, which are cold hammered, blued, brightened, tempered, or polished by any process to such perfected surface finish or polish better than the grade of cold rolled, smoothed only, there shall be paid two-tenths of 1 cent per pound in addition to the rates provided on plates, strips, or sheets of iron or steel of common or black finish of corresponding thickness or value.

ACT OF 1909.

PAR. 134. Wire rods: Rivet, screw, fence, and other iron or steel wire rods, whether round, oval, flat, or square, or in any other shape, and nail rods, all the foregoing in coils or otherwise, valued at four cents or less per pound, three-tenths of one cent per pound; valued over four cents per pound, six-tenths of one cent per pound: *Provided*, That all round iron or steel rods smaller than number six wire gauge shall be classed and dutiable as wire: *Provided further*, That all iron or steel wire rods which have been tempered or treated in any manner or partly manufactured shall pay an additional duty of one-half of one cent per pound. PAR. 137. On all iron or steel bars or

rods of whatever shape or section which are cold rolled, cold drawn, cold ham-mered, or polished in any way in addition to the ordinary process of hot rolling or hammering, there shall be paid one-eighth of one cent per pound in addition to the rates provided in this section on bars or rods of whatever section or shape which are hot rolled; and on all strips, plates, or sheets of iron or steel of whatever shape, other than the polished, planished, or glanced sheet-iron or sheet-steel hereinbefore provided for, which are cold ham-mered, blued, brightened, tempered, or polished by any process to such perfected surface finish or polish better than the grade of cold rolled, smoothed only, hereinbefore provided for, there shall be paid four-tenths of one cent per pound in addition to the rates provided in this section upon plates, strips, or sheets of iron or steel of common or black finish of corresponding gauge or value; * * *.

[No corresponding provision for horseshoe nail rods.]

ACT OF 1913.

PAR. 113. Rivet, screw, fence, nail, and other iron or steel wire rods, whether round, oval, or square, or in any other shape, and flat rods up to six inches in width ready to be drawn or rolled into wire or strips, all the foregoing in coils or otherwise, including wire rods and iron or steel bars, cold rolled, cold drawn, cold hammered, or polished in any way in addition to the ordinary process of hot rolling or hammering, not specially provided for in this section, 10 per centum ad valorem: *Provided*, That all round iron or steel rods smaller than twenty onehundredths of one inch in diameter shall be classed and dutiable as wire.

be classed and dutiable as wire. PAR. 109. * * * sheets or plates composed of iron, steel, * * * and such as are cold hammered, blued, brightened, tempered, or polished by any process to such perfected surface finish or polish better than the grade of cold rolled, smoothed only; * * * 15 per centum ad valorem.

centum ad valorem. PAR. 110. * * * rolled wire rods in coils or bars not smaller than twenty onehundredths of one inch in diameter, * * * when made by the crucible, electric, or cementation process, * * * and finished by rolling, hammering, or otherwise, * * * 15 per centum ad valorem.

PAR. 554. * * * horseshoe nail rods, * * [Free].

PARAGRAPH 316.

ACT OF 1922.

PAR. 316. Round iron or steel wire, not smaller than ninety-five one-thousandths of one inch in diameter, three-fourths of 1 cent per pound; smaller than ninety-five one-thousandths and not smaller than sixty-five one-thousandths of one inch in diameter, $1\frac{1}{4}$ cents per pound; smaller than sixty-five one-thousandths of one inch in diameter, $1\frac{1}{2}$ cents per pound; maller than sixty-five one-thousandths of one inch in diameter, $1\frac{1}{2}$ cents per pound; maller than sixty-five one-thousandths of one inch in diameter, $1\frac{1}{2}$ cents per pound; maller than sixty-five one-thousandths of one inch in diameter, $1\frac{1}{2}$ cents per pound; maller than sixty-five one-thousandths of one inch in diameter, $1\frac{1}{2}$ cents per pound; smaller than sixty-five one-thousandths of one inch in diameter, $1\frac{1}{2}$ cents per pound; smaller than sixty-five one-thousandths of one inch in diameter, $1\frac{1}{2}$ cents per pound; smaller than sixty-five one-thousandths of one inch in diameter, $1\frac{1}{2}$ cents per pound; smaller than sixty-five one-thousandths of one inch in diameter, $1\frac{1}{2}$ cents per pound; smaller than sixty-five one-thousandths of one inch in diameter, $1\frac{1}{2}$ cents per pound; smaller than sixty-five one-thousandths of one inch in diameter, $1\frac{1}{2}$ cents per pound; smaller than sixty-five one-thousandths of one inch in diameter, $1\frac{1}{2}$ cents per pound; shall pay a duty of 25 per centum ad valorem; *Provided*, That all wire of iron, steel, or other metal coated by dipping, galvanizing, sherardizing, electrolytic, or any other process with zinc, tin, or other metal, shall pay a duty of two-tenths of 1 cent per pound in addition to the rate imposed on the wire of which it is made; telegraph, telephone, and other wires and cables composed of iron, steel, or other metal (except gold, silver, or platinum), covered with or composed in part of cotton, jute, silk, enamel, lacquer, rubber, paper, compound, or other material, with or without metal covering, 35 per centum ad

ACT OF 1909.

PAR. 135. Round iron or steel wire, not smaller than number thirteen wire gauge, one cent per pound; smaller than number thirteen and not smaller than number sixteen wire gauge, one and one-fourth cents per pound; smaller than number sixteen wire gauge, one and three-fourths cents per pound: *Provided*, That all the foregoing shall pay duty at not less than thirtyfive per centum ad valorem; all wire composed of iron, steel, or other metal except gold or silver, covered with cotton, silk, or other material, * * * and all flat wires, and steel in strips, not thicker than number fifteen wire gauge and not exceeding five inches in width, whether in long or short lengths, in coils or otherwise, and whether rolled or drawn through dies or rolls, or otherwise produced, and all other wire not specially provided for in this section, shall pay a duty of not less than thirty-five per centum ad valorem; on iron or steel wire coated by dipping, galvanizing, or similar process with zinc, tin, or other metal, there shall be paid two-tenths of one cent per pound in addition to the rate imposed on the wire of which it is made: Provided further, That articles manufactured wholly or in chief value of any wire or wires provided for in this paragraph shall pay the maximum rate of duty imposed in this section upon any wire used in the manufacture of such articles and in addition there to one cent per pound: And provided further, That no article made from or composed of wire shall pay a less rate of duty

ACT OF 1913.

PAR. 114. Round iron or steel wire; wire composed of iron, steel, or other metal, except gold or silver, covered with cotton, silk, or other material; * * * and all flat wires and steel in strips not thicker than number fifteen wire gauge and not exceeding five inches in width, whether in long or short lengths, in coils or otherwise, and whether rolled or drawn through dies or rolls, or otherwise produced; telegraph, telephone, and other wires and cables composed of metal and rubber, or of metal, rubber, and other materials; iron and steel wire coated by dipping, galvanizing, or similar process with zinc, tin, or other metal; all other wire not specially provided for in this section and articles manufactured wholly or in chief value of any wire or wires provided for in this section; all the foregoing 15 per centum ad valorem; wire heddles and healds, 25 per centum ad valorem; wire rope, 30 per centum ad valorem.

than forty per centum ad valorem; telegraph, telephone, and other wires and cables composed of metal and rubber, or of metal, rubber, and other materials, forty per centum ad valorem; * * * wire heddles or healds, twenty-five cents per thousand, and in addition thereto, forty per centum ad valorem.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of * * * metal, * * * forty-five per centum ad valorem.

PARAGRAPH 317.

ACT OF 1922.

PAR. 317. All galvanized wire not specially provided for, not larger than twenty one-hundredths and not smaller than eight one-hundredths of one inch in diameter, of the kind commonly used for fencing purposes, galvanized wire fencing composed of wires not larger than twenty one-hundredths and not smaller than eight one-hundredths of one inch in diameter; and all wire commonly used for baling hay or other commodities, one-half of 1 cent per pound.

ACT OF 1909.

PAR. 135. * * * all other wire not specially provided for in this section, shall pay a duty of not less than thirty-five per centum ad valorem; on iron or steel wire coated by dipping, galvanizing or similar process with zinc, tin, or other metal, there shall be paid two-tenths of one cent per pound in addition to the rate imposed on the wire of which it is made: *Provided further*, That articles manufactured wholly or in chief value of any wire or wires provided for in this paragraph shall pay the maximum rate of duty imposed in this section upon any wire used in the manufacture of such articles and in addition thereto one cent per pound: *And provided further*, That no article made from or composed of wire shall pay a less rate of duty than forty per centum ad valorem; * *.

ACT OF 1913.

PAR. 645. * * * galvanized wire not larger than twenty one-hundredths of one inch in diameter and not smaller than eight one-hundredths of one inch in diameter of the kind commonly used for fencing purposes, galvanized wire fencing composed of wires not larger than twenty one-hundredths of one inch in diameter nor smaller than eight one-hundredths of one inch in diameter, and wire commonly used for baling hay or other commodities [Free].

PARAGRAPH 318.

ACT OF 1922.

PAR. 318. Woven-wire cloth: Gauze, fabric, or screen, made of wire composed of steel, brass, copper, bronze, or any other metal or alloy, not specially provided for, with meshes not finer than thirty wires to the lineal inch in warp or filling, 25 per centum ad valorem; with meshes finer than thirty and not finer than ninety wires to the lineal inch in warp or filling, 35 per centum ad valorem; with meshes finer than ninety wires to the lineal inch in warp or filling, 45 per centum ad valorem.

ACT OF 1909.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of * * * metal, * * * forty-five per centum ad valorem.

ACT OF 1913.

PAR. 167. Articles or wares not specially provided for in this section; * * * if composed wholly or in chief value of * * * metal, * * * 20 per centum ad valorem.

72

PAR. 167. Articles or wares not specially provided for in this section; * * * if composed wholly or in chief value of * * * metal, * * * 20 per centum ad valorem.

PAR. 135. * * * That articles manufactured wholly or in chief value of any wire or wires provided for in this paragraph shall pay the maximum rate of duty imposed in this section upon any wire used in the manufacture of such articles and in addition thereto one cent per pound: And provided further, That no article made from or composed of wire shall pay a less rate of duty than forty per centum ad valorem; * * *.

PAR. 114. * * * and articles manufactured wholly or in chief value of any wire or wires provided for in this section; alt the foregoing 15 per centum ad valorem; * * *.

PARAGRAPH 319.

ACT OF 1922.

PAR. 319. Iron or steel auchors and parts thereof; forgings of iron or steel, or of combined iron and steel, not machined, tooled, or otherwise advanced in condition by any process or operation subsequent to the forging process, not specially provided for, 25 per centum ad valorem.

ACT OF 1909.

PAR. 123. Iron or steel anchors or parts thereof, one cent per pound; forgings of iron or steel, or of combined iron and steel, but not machined, tooled, or otherwise advanced in condition by any process or operation subsequent to the forging process, not specially provided for in this section, thirty per centum ad valorem; * * *.

ACT OF 1913.

PAR. 106. Iron or steel anchors or parts thereof; forgings of iron or steel, or of combined iron and steel, but not machined, tooled, or otherwise advanced in condition by any process or operation subsequent to the forging process, not specially provided for in this section, 12 per centum ad valorem; * * *.

PARAGRAPH 320.

ACT OF 1922.

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

ACT OF 1909.

ACT OF 1913.

[Classable according to component material of chief value.] [Classable according to component material of chief value.]

PARAGRAPH 321.

ACT OF 1922.

PAR. 321. Antifriction balls and rollers,¹ metal balls and rollers commonly used in ball or roller bearings, metal ball or roller bearings, and parts thereof, whether finished or unfinished, for whatever use intended, 10 cents per pound and 45 per centum ad valorem.

ACT OF 1909.

PAR. 123. * * * antifriction balls, ball bearings, and roller bearings, of iron or steel or other metal, finished or unfinished, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 106. * * * antifriction balls, ball bearings, and roller bearings, of iron or steel or other metal, finished or unfinished, and parts thereof, 35 per centum ad valorem.

¹ Not imported under the acts of 1909 and 1913.

PARAGRAPH 322.

ACT OF 1922.

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

ACT OF 1909.

PAR. 126. Railway bars, made of iron or steel, and railway bars made in part of steel, T rails and punched iron or steel flat rails, seven-fortieths of one cent per pound; railway fish-plates or splice-bars, made of iron or steel, three-tenths of one cent per pound.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, * * or other metal, and whether partly or wholly manufactured, fortyfive per centum ad valorem.

ACT OF 1913.

PAR. 108. Railway fishplates or splice bars made of iron or steel, 10 per centum ad valorem.

PAR. 587. Railway bars, made of iron or steel, and railway bars made in part of steel, T rails, and punched iron or steel flat rails [Free].

PAR. 167. Articles or wares not specially provided for in this section; * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 323.

ACT OF 1922.

PAR. 323. Axles and parts thereof, axle bars, axle blanks, and forgings for axles, of iron or steel, without reference to the stage or state of manufacture, not specially provided for, valued at not more than 6 cents per pound, sixtenths of 1 cent per pound: *Provided*, That when iron or steel axles are imported fitted in wheels, or parts of wheels, of iron or steel, they shall be dutiable at the same rate as the wheels in which they are fitted.

ACT OF 1909.

PAR. 142. Axles, or parts thereof, axle bars, axle blanks, or forgings for axles, whether of iron or steel, without reference to the stage or state of manufacture, not otherwise provided for in this section, valued at not more than six cents per pound, three-fourths of one cent per pound: *Provided*, That when iron or steel **axles** are imported fitted in wheels, or parts of wheels, of iron or steel, they shall be dutiable at the same rate as the wheels in which they are fitted.

ACT OF 1913.

PAR. 121. Axles, or parts thereof, axle bars, axle blanks, or forgings for axles, whether of iron or steel, without reference to the stage or state of manufacture, not otherwise provided for in this section, 10 per centum ad valorem: *Provided*, That when iron or steel axles are imported fitted in wheels, or parts of wheels, of iron or steel, they shall be dutiable at the same rate as the wheels in which they are fitted.

PARAGRAPH 324.

ACT OF 1922.

PAR. 324. Wheels for railway purposes, and parts thereof, of iron or steel, and steel-tired wheels for railway purposes, wholly or partly finished, and iron or steel locomotive, car, or other railway tires and parts thereof, wholly or partly manufactured, 1 cent per pound: *Provided*, That when wheels for railway purposes, or parts thereof, of iron or steel, are imported with iron or steel axles fitted in them, the wheels and axles together shall be dutiable at the same rate as is provided for the wheels when imported separately.

ACT OF 1909.

PAR. 171. Wheels for railway purposes, or parts thereof, made of iron or steel, and steel-tired wheels for railway purposes, whether wholly or partly finished, and iron or steel locomotive, car, or other railway tires or parts thereof, wholly or partly manufactured, one and one-fourth cents per pound; * * * *Provided*, That when wheels for railway purposes, or parts thereof, of iron or steel, are imported with iron or steel axles fitted in them, the wheels and axles together shall be dutiable at the same rate as is provided for the wheels when imported separately.

ACT OF 1913.

PAR. 142. Wheels for railway purposes, or parts thereof, made of iron or steel, and steel-tired wheels for railway purposes, whether wholly or partly finished, and iron or steel locomotive, car, or other railway tires or parts thereof, wholly or partly manufactured, 20 per centum ad valorem: *Provided*, That when wheels for railway purposes, or parts thereof, of iron or steel, are imported with iron or steel axles fitted in them, the wheels and axles together shall be dutiable at the same rate as is provided for the wheels when imported separately.

PARAGRAPH 325.

ACT OF 1922.

PAR. 325. Jewelers' and other anvils weighing less than five pounds each, 45 per centum ad valorem; all other anvils of iron or steel, or of iron and steel combined, by whatever process made, or in whatever stage of manufacture, 1§ cents per pound.

ACT OF 1909.

PAR. 140. Anvils of iron or steel, or of iron and steel combined, by whatever process made, or in whatever stage of manufacture, one and five-eighths cents per pound.

ACT OF 1913.

PAR. 118. Anvils of iron or steel, or of iron and steel combined, by whatever process made, or in whatever stage of manufacture, 15 per centum ad valorem.

PARAGRAPH 326.

ACT OF 1922.

PAR. 326. Blacksmiths' hammers, tongs, and sledges, track tools, wedges, and crowbars, of iron or steel, 1[§] cents per pound.

ACT OF 1909.

PAR. 143. Blacksmith's hammers and sledges, track tools, wedges, and crowbars, whether of iron or steel, one and three-eighths cents per pound.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, * * * or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 122. Blacksmiths' hammers, tongs, and sledges, track tools, wedges, and crowbars, whether of iron or steel, 10 per centum ad valorem.

PARAGRAPH 327.

ACT OF 1922.

PAR. 327. Cast-iron pipe of every description, cast-iron andirons, plates, stove plates, sadirons, tailors' irons, hatters' irons, but not including electric irons, and castings and vessels wholly of cast iron, including all castings of iron or cast-iron plates which have been chiseled, drilled, machined, or otherwise advanced in condition by processes or operations subsequent to the casting process but not made up into articles, or parts thereof, or finished machine parts;

castings of malleable iron not specially provided for; cast hollow ware, coated, glazed, or tinned, but not including enameled ware and hollow ware containing electrical elements, 20 per centum ad valorem.

ACT OF 1909.

PAR. 146. Cast iron pipe of every description, one-fourth of one cent per pound.

PAR. 147. Cast-iron andirons, plates, stove plates, sadirons, tailor's irons, hatter's irons, and castings and vessels wholly of cast iron, eight-tenths of one cent per pound. All castings of iron or cast-iron plates which have been chiseled, drilled, machined, or otherwise advanced in condition by processes or operations subsequent to the casting process but not made up into articles, shall pay two-tenths of one cent per pound more than the rate imposed upon the castings of iron and cast-iron plates hereinbefore provided for.

PAR. 148. Castings of malleable iron not specially provided for in this section, seven-tenths of one cent per pound.

PAR. 149. Cast hollow ware, coated, glazed, or tinned, one and one-half cents per pound.

ACT OF 1913.

PAR. 125. Cast-iron pipe of every description, cast-iron andirons, plates, stove plates, sadirons, tailor's irons, hatter's irons, and castings and vessels wholly of cast iron, including all castings of iron or cast-iron plates which have been chiseled, drilled, machined, or otherwise advanced in condition by processes or operations subsequent to the casting process but not made up into articles or finished machine parts; castings of malleable iron not specially provided for in this section; cast hollow ware, coated, glazed, or tinned, 10 per centum ad valorem.

PARAGRAPH 328.

ACT OF 1922.

PAR. 328. Lap-welded, butt-welded, seamed, or jointed iron or steel tubes, pipes, flues, and stays, not thinner than sixty-five one-thousandths of an inch, if not less than three-eighths of an inch in diameter, three-fourths of 1 cent per pound; if less than three-eighths and not less than one-fourth of an inch in diameter, $1\frac{1}{4}$ cents per pound; if less than one-fourth of an incli in diameter, $1\frac{3}{4}$ cents per pound: Provided, That no tubes, pipes, flues, or stays made of charcoal iron shall pay a less rate of duty than 14 cents per pound; cylindrical and tubular tanks or vessels, for holding gas, liquids, or other material, whether full or empty; welded cylindrical furnaces, tubes and flues made from plate metal, whether corrugated, ribbed, or otherwise reinforced against collapsing pressure, and all other finished or unfinished iron or steel tubes not specially provided for, 25 per centum ad valorem; flexible metal tubing or hose, whether covered with wire or other material, including any appliances or attachments affixed thereto, not specially provided for, and rigid iron or steel tubes or pipes prepared and lined or coated in any manner suitable for use as conduits for electrical conductors, 30 per centum ad valorem.

ACT OF 1909.

PAR. 151. Lap-welded, butt-welded, seamed, or jointed iron or steel tubes, pipes, flues, or stays, not thinner than number sixteen wire gauge, if not less than three-eighths of an inch in diameter, one cent per pound; if less than threeeighths of an inch and not less than onefourth of an inch in diameter, one and one-half cents per pound; if less than one-fourth of an inch in diameter, two cents per pound: *Provided*, That no tubes, pipes, flues, or stays, made of charcoal iron, shall pay a less rate of duty than one and one-half cents per pound; cylindrical or tubular tanks or vessels, for holding

ACT OF 1913.

PAR. 127. Lap-welded, butt-welded, seamed, or jointed iron or steel tubes, pipes, flues, or stays; cylindrical or tubular tanks or vessels, for holding gas, liquids, or other material, whether full or empty; flexible metal tubing or hose, not specially provided for in this section, whether covered with wire or other material, or otherwise, including any appliances or attachments affixed thereto; welded cylindrical furnaces, tubes or flues made from plate metal, and corrugated, ribbed, or otherwise reenforced against collapsing pressure, and all other iron or steel tubes, finished, not specially ad valorem.

gas, liquids, or other material, whether full or empty, thirty per centum ad valorem; flexible metal tubing or hose, not specially provided for in this section, whether covered with wire or other material, or otherwise, including any appliances or attachments affixed thereto, thirty per centum ad valorem; welded cylindrical furnaces, tubes or flues made from plate metal, and corrugated, ribbed, or otherwise reinforced against collapsing pressure, two cents per pound; all other iron or steel tubes, finished, not specially provided for in this section, thirty per centum ad valorem.

PARAGRAPH 329.

ACT OF 1922.

PAR. 329. Chain and chains of all kinds, made of iron or steel, not less than three-fourths of one inch in diameter, seven-eighths of 1 cent per pound; less than three-fourths and not less than three-eighths of one inch in diameter, 1 cents per pound; less than three-eighths and not less than five-sixteenths of one inch in diameter, $2\frac{1}{8}$ cents per pound; less than five-sixteenths of one inch in diameter, 4 cents per pound; sprocket and machine chains, of iron or steel, and parts thereof, 35 per centum ad valorem; anchor or stud link chain, two inches or more in diameter, 1¹/₂ cents per pound; less than two inches in diameter, 2 cents per pound: *Provided*, That all articles manufactured wholly or in chief value of chain shall not pay a lower rate of duty than that imposed upon the chain of which it is made, or of which chain is the component material of chief value.

ACT OF 1909.

PAR. 150. Chain or chains of all kinds, made of iron or steel, not less than threefourths of one inch in diameter, seven-eighths of one cent per pound; less than three-fourths of one inch and not less than three-eighths of one inch in diameter, one and one-eighth cents per pound; less than three-eighths of one inch in diameter and not less than five-sixteenths of one inch in diameter, one and six-eighths cents per pound; less than five-sixteenths of one inch in diameter, three cents per pound; but no chain or chains of any description shall pay a lower rate of duty than fortyfive per centum ad valorem.

ACT OF 1913.

provided for in this section, 20 per centum

PAR. 126. Chain or chains of all kinds, made of iron or steel, not specially provided for in this section, 20 per centum ad valorem; sprocket and machine chains, 25 per centum ad valorem.

PARAGRAPH 330.

ACT OF 1922.

PAR. 330. Nuts, nut blanks, and washers, of wrought iron or steel, six-tenths of 1 cent per pound; bolts, with or without threads or nuts, and bolt blanks, of iron or steel, 1 cent per pound; spiral nut locks, and lock washers, of iron or steel, 35 per centum ad valorem.

ACT OF 1909.

PAR. 144. Bolts, with or without threads or nuts, or bolt blanks, * * * whether of iron or steel, one and one-

eighth cents per pound. PAR. 162. * * * nuts, and washers, * * * of wrought iron or steel, three-fourths of one cent per pound.

ACT OF 1913.

PAR. 123. Nuts or nut blanks, and washers, 5 per centum ad valorem; bolts of iron or steel, with or without threads or nuts, or bolt blanks, * * * 10 per centum ad valorem; spiral nut locks and lock washers, whether of iron or steel, 30 per centum ad valorem.

PARAGRAPH 331.

ACT OF 1922.

PAR. 331. Cut nails and cut spikes, of iron or steel, exceeding two inches in length, four-tenths of 1 cent per pound; cut tacks and brads, hobnails and cut nails, of iron or steel, not exceeding two inches in length, 15 per centum ad valorem; horseshoe nails, and other iron or steel nails, not specially provided for, $1\frac{1}{2}$ cents per pound; nails, spikes, tacks, brads, and staples, made of iron or steel wire, not less than one inch in length nor smaller than sixty-five one-thousandths of one inch in diameter, four-tenths of 1 cent per pound; less than one inch in length and smaller than sixty-five one-thousandths of one inch in diameter, three-fourths of 1 cent per pound; spikes, tacks, brads, and staples, not specially provided for, in diameter, three-fourths of 1 cent per pound; spikes, tacks, brads, and staples, not specially provided for, six-tenths of 1 cent per pound.

ACT OF 1909.

PAR. 159. Cut nails and cut spikes of iron or steel, four-tenths of one cent per pound.

PAR. 160. Horseshoe nails, hob nails, and all other wrought iron or steel nails not specially provided for in this section, one and one-half cents per pound.

PAR. 161. Wire nails made of wrought iron or steel, not less than one inch in length and not lighter than number sixteen wire gauge, four-tenths of one cent per pound; less than one inch in length and lighter than number sixteen wire gauge, three-fourths of one cent per pound.

PAR. 162. Spikes, * * * of wrought iron or steel, three-fourths of one cent per pound.

PAR. 163. Cut tacks, brads, or sprigs, not exceeding sixteen ounces to the thousand, five-eighths of one cent per thousand; exceeding sixteen ounces to the thousand, three-fourths of one cent per pound. PAR. 199. Articles or wares not spe-

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, * * * or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 554. Cut nails and cut spikes of iron or steel, horseshoe nails, * * * hobnails, and all other wrought-iron or steel nails not specially provided for in this section; wire staples, wire nails made of wrought iron or steel, spikes, * * * of iron or steel, and cut tacks, brads, or sprigs [Free.

PAR. 167. Articles or wares not specially provided for in this section; * * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 332.

ACT OF 1922.

PAR. 332. Rivets, studs, and steel points, lathed, machined, or brightened, and rivets or studs for nonskidding automobile tires, 30 per centum ad valorem; rivets of iron or steel, not specially provided for, 1 cent per pound.

ACT OF 1909.

PAR. 167. Rivets, studs, and steel points, lathed, machined, or brightened, and rivets or studs for nonskidding automobile tires, forty-five per centum ad valorem; rivets of iron or steel, not specially provided for in this section, one and one-fourth cents per pound.

ACT OF 1913.

PAR. 138. Rivets, studs, and steel points, lathed, machined, or brightened, and rivets or studs for nonskidding automobile tires, and rivets of iron or steel, not specially provided for in this section, 20 per centum ad valorem.

PARAGRAPH 333.

ACT OF 1922.

PAR. 333. Common horse, mule, or ox shoes, of wrought iron or steel, onefifth of 1 cent per pound; horse, mule, or ox shoes, punched, drilled or tapped, of wrought iron or steel, for use with adjustable wrought-iron or steel skid calks, and solid drop-forged calked shoes of wrought iron or steel, 1 cent per pound.

ACT OF 1909.

ACT OF 1913.

PAR. 162. * * * horse, mule, or ox shoes, of wrought iron or steel, threefourths of one cent per pound. PAR. 554. * * * horse, mule, or ox shoes, of iron or steel, * * * [Free].

PARAGRAPH 334.

ACT OF 1922.

PAR. 334. Steel wool, 10 cents per pound; steel shavings, 5 cents per pound; and in addition thereto, on all of the foregoing, 30 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

PAR. 132. Steel wool or steel shavings, forty per centum ad valorem. PAR. 111. Steel wool or steel shavings, 20 per centum ad valorem.

PARAGRAPH 335.

ACT OF 1922.

PAR. 335. Grit. shot. and sand of iron or steel, in any form, three-fourths of 1 cent per pound.

ACT OF 1909.

PAR. 133. Grit, shot, and sand made of iron or steel, that can be used only as abrasives, one cent per pound. PAR. 112. Grit, shot, and sand made of iron or steel, that can be used as abrasives, 30 per centum ad valorem.

PARAGRAPH 336.

ACT OF 1922.

PAR. 336. Corset clasps, corset steels, and dress steels, whether plain or covered with cotton, silk, or other material, 35 per centum ad valorem.

ACT OF 1909.

PAR. 135. * * * corset clasps, corset steels, dress steels, * * * shall pay a duty of not less than thirty-five per centum ad valorem; * * * . PAR. 114. * * * corset clasps, corset steels, dress steels, * * * all the foregoing 15 per centum ad valorem; * * *

PARAGRAPH 337.

ACT OF 1922.

PAR. 337. Card clothing not actually and permanently fitted to and attached to carding machines or to parts thereof at the time of importation, when manufactured with round iron or untempered round steel wire, 20 per centum ad valorem; when manufactured with tempered round steel wire, or with plated wire, or other than round iron or steel wire, or with felt face, wool face, or rubber-face cloth containing wool, 45 per centum ad valorem.

ACT OF 1913.

ACT OF 1913.

ACT OF 1909.

PAR. 145. Card clothing not actually and permanently fitted to and attached to carding machines or to parts thereof at the time of importation, when manufactured with round iron or untempered round steel wire, twenty cents per square foot; when manufactured with tempered round steel wire, forty-five cents per square foot; when manufactured with plated wire or other than round iron or steel wire, or with felt face, wool face, or rubber face cloth containing wool, fiftytive cents per square foot.

ACT OF 1913.

PAR. 124. Card clothing not actually and permanently fitted to and attached to carding machines or to parts thereof at the time of importation, when manufactured with round iron or untempered round steel wire, 10 per centum ad valorem; when manufactured with tempered round steel wire, or with plated wire or other than round iron or steel wire, or with felt face, or wool face, or rubber face cloth containing wool, 35 per centum ad valorem.

PARAGRAPH 338.

ACT OF 1922.

PAR. 338. Screws, commonly called wood screws, of iron or steel, 25 per centum ad valorem.

ACT OF 1909.

PAR. 169. Screws, commonly called wood screws, made of iron or steel, more than two inches in length, three cents per pound; over one inch and not more than two inches in length, five cents per pound; over one-half inch and not more than one inch in length, eight cents per pound; one-half inch and less in length, ten cents per pound.

ACT OF 1913.

PAR. 140. Screws, commonly called wood screws, made of iron or steel, 25 per centum ad valorem.

PARAGRAPH 339.

ACT OF 1922.

PAR. 339. Table, household, kitchen, and hospital utensils, and hollow or flat ware, not specially provided for; composed of iron or steel and enameled or glazed with vitreous glasses, 5 cents per pound and 30 per centum ad valorem; composed wholly or in chief value of aluminum, 11 cents per pound and 55 per centum ad valorem; composed wholly or in chief value of copper, brass, steel, or other base metal, not specially provided for, 40 per centum ad valorem; and in addition thereto, upon any of the foregoing articles containing electrical heating elements as constituent parts thereof, 10 per centum ad valorem.

ACT OF 1909.

PAR. 158. Table, kitchen, and hospital utensils, or other similar hollow ware, of iron or steel, enameled or glazed with vitreous glasses, but not ornamented or decorated with lithographic or other printing, forty per centum ad valorem.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of * * * alumiaum, or other metal, * * * forty-five per centum ad valorem.

ACT OF 1913.

PAR. 134. Table, kitchen, and hospital utensils or other similar hollow ware composed of iron or steel, enameled or glazed with vitreous glasses; table, kitchen, and hospital utensils or other similar hollow ware composed wholly or in chief value of aluminum; all the foregoing not specially provided for in this section, 25 per centum ad valorem.

PAR. 167. Articles or wares not specially provided for in this section; * * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 340.

ACT OF 1922.

PAR. 340. Crosscut saws, mill saws, pit and drag saws, circular saws, steel band saws, finished or further advanced than tempered and polished, hand, back, and all other saws, not specially provided for, 20 per centum ad valorem; jewelers' or piercing saws, 40 cents per gross.

ACT OF 1909.

ACT OF 1913.

PAR. 168. Crosscut saws, five cents per linear foot; mill saws, eight cents per linear foot; pit and drag saws, six cents per linear foot; circular saws, twenty per centum ad valorem; steel band saws, finished or further advanced than tempered and polished, five cents per pound and twenty per centum ad valorem; hand, dack, and all other saws, not specially drovided for in this section, twenty-five qer centum ad valorem. PAR. 139. Crosscut saws, mill saws, pit and drag saws, circular saws, steel band saws, finished or further advanced than tempered and polished, hand, back, and all other saws, not specially provided for in this section, 12 per centum ad valorem.

PARAGRAPH 341.

ACT OF 1922.

PAR. 341. Steel plates, stereotype plates, electrotype plates, halftone plates, photogravure plates, photo-engraved plates, and plates of other materials, engraved or otherwise prepared for printing, and plates of iron or steel engraved or fashioned for use in the production of designs, patterns, or impressions on glass in the process of manufacturing plate or other glass, 25 per centum ad valorem; lithographic plates of stone or other material engraved, drawn, or prepared, 25 per centum ad valorem.

ACT OF 1909.

PAR. 166. Steel plates engraved, stereotype plates, electrotype plates, and plates of other materials, engraved for printing, twenty per centum ad valorem; plates of iron or steel engraved or fashioned for use in the production of designs, patterns, or impressions on glass in the process of manufacturing plate or other glass, twenty-five per centum ad valorem; lithographic plates of stone or other material, engraved, drawn, or prepared, * * fifty per centum ad valorem.

ACT OF 1913.

PAR. 137. Steel plates engraved, stereotype plates, electrotype plates, halftone plates, photogravure plates, photoengraved plates, and plates of other materials, engraved for printing, plates of iron or steel engraved or fashioned for use in the production of designs, patterns, or impressions on glass in the process of manufacturing plate or other glass, 15 per centum ad valorem; lithographic platee of stone or other material engraved, drawn, or prepared, * * 25 per centum ad valorem.

PAR. 612. Steel engraved forms for bonds, debentures, stock certificates, negotiable receipts, notes and other securities; and engraved steel plates, * * * suitable for use in engraving or printing bonds, stock certificates or other securities [Free].

PARAGRAPH 342.

ACT OF 1922.

PAR. 342. Umbrella and parasol ribs and stretchers, composed wholly or in chief value of iron, steel, or other metal, in frames or otherwise, and tubes for umbrellas, wholly or partly finished, 50 per centum ad valorem.

ACT OF 1909.

and stretchers, composed in chief value of iron, steel, or other metal, in frames or

otherwise, and tubes for umbrellas, wholly or partially finished, fifty per

centum ad valorem.

PAR. 170. Umbrella and parasol ribs

ACT OF 1913.

PAR. 141. Umbrella and parasol ribe and stretchers, composed in chief value of iron, steel, or other metal. in frames or otherwise, and tubes for umbrellas, wholly or partially finished, 35 per centum ad valorem.

PARAGRAPH 343.

ACT OF 1922.

PAR. 343. Spring-beard needles, and other needles for knitting, sewing, shoe, or embroidery machines of every description, not specially provided for, and crochet needles, \$1.15 per thousand and 40 per centum ad valorem; latch needles, \$2 per thousand and 50 per centum ad valorem; tape, knitting, and all other needles, not specially provided for, bodkins of metal. and needle cases or needle books furnished with assortments of needles or combinations of needles and other articles, 45 per centum ad valorem.

ACT OF 1909.

PAR. 164. Needles for knitting or sewing machines, one dollar per thousand and twenty-five per centum ad valorem; latch needles, one dollar and fifteen cents per thousand and thirty-five per centum ad valorem; crochet needles and tape needles, knitting and all other needles, not specially provided for in this section, and bodkins of metal, twenty-five per centum ad valorem; but no articles other than the needles which are specifically named in this section shall be dutiable as needles unless having an eye, and fitted and used for carrying a thread. Needle cases or needle books furnished with assortments of needles or combinations of needles and other articles, shall pay duty as entireties according to the component material of chief value therein.

ACT OF 1913.

PAR. 135. Needles for knitting or sewing machines, latch needles, crochet needles, and tape needles, knitting and all other needles not specially provided for in this section, bodkins of metal, and needle cases or needle books furnished with assortments of needles or combinations of needles and other articles, 20 per centum ad valorem; but no articles other than the needles which are specifically named in this section shall be dutiable as needles unless having an eye and fitted and used for carrying a thread.

PAR. 555. * * * needles for shoe machines [Free].

PARAGRAPH 344.

ACT OF 1922.

PAR. 344. Fishhooks, fishing rods and reels, artificial flies, artificial baits, snelled hooks, leaders or casts, and all other fishing tackle and parts thereof, fly books, fly boxes, fishing baskets or creels, finished or unfinished, not specially provided for, except fishing lines, fishing nets, and seines, 45 per centum ad valorem: *Provided*, That any prohibition of the importation of feathers in this Act shall not be construed as applying to artificial flies used for fishing, or to feathers used for the manufacture of such flies.

ACT OF 1909.

PAR. 165. Fish hooks, fishing rods and reels, artificial flies, artificial baits, snelled hooks and all other fishing tackle or parts thereof, not specially provided for in this section, except fishing lines, fishing nets and seines, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 136. Fishhooks, fishing rods and reels, artificial flies, artificial baits, snelled hooks, and all other fishing tackle or parts thereof, not specially provided for in this section, except fishing lines, fishing nets and seines, 30 per centum ad valorem: *Provided*, That any prohibition of the importation of feathers in this section shall not be construed as applying to artificial flies used for fishing.

PARAGRAPH 345.

ACT OF 1922.

PAR. 345. Saddlery and harness hardware: Buckles, rings, snaps, bits, swivels, and all other articles of iron, steel, brass, composition, or other metal, not plated with gold or silver, commonly or commercially known as harness hardware, 35

per centum ad valorem; all articles of iron, steel, brass, composition, or other metal, not plated with gold or silver, commonly or commercially known as saddlery or riding bridle hardware, 50 per centum ad valorem; all the foregoing, if plated with gold or silver, 60 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

[No corresponding provision.]

[No corresponding provision.]

PARAGRAPH 346.

ACT OF 1922.

PAR. 346. Belt buckles, trouser buckles, and waistcoat buckles, shoe or slipper buckles, and parts thereof, made wholly or partly of iron, steel, or other base metal, valued at not more than 20 cents per hundred, 5 cents per hundred; valued at more than 20 and not more than 50 cents per hundred, 10 cents per hundred; valued at more than 50 cents per hundred, 15 cents per hundred; and in addition thereto, on all of the foregoing, 20 per centum ad valorem.

ACT OF 1909.

PAR. 425. Trousers buckles and waistcoat buckles, made wholly or partly of iron or steel, or parts thereof, valued at not more than fifteen cents per hundred, five cents per hundred; valued at more than fifteen cents per hundred and not more than fifty cents per hundred, ten cents per hundred; valued at more than fifty cents per hundred, fifteen cents per hundred; and in addition thereto on each and all of the above buckles or parts of buckles, fifteen per centum ad valorem.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron. steel, lead, copper, nickel, pewter, * * * or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 151. Belt buckles, trousers buckles, waistcoat buckles, * * * any of the foregoing made wholly or in chief value of iron or steel; * * * all the foregoing and parts thereof, not otherwise specially provided for in this section, 15 per centum ad valorem.

PAR. 167. Articles or wares not specially provided for in this section; * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 347.

ACT OF 1922.

PAR. 347. Hooks and eyes, wholly or in chief value of metal, whether loose, carded, or otherwise, including weight of cards, cartons, and immediate wrappings and labels, $4\frac{1}{2}$ cents per pound and 25 per centum ad valorem.

ACT OF 1909.

PAR. 180. Hooks and eyes, metallic, whether loose, carded, or otherwise, including weight of cards, cartons, and immediate wrappings and labels, four and one-half cents per pound and fifteen per centum ad valorem.

ACT OF 1913.

PAR. 151. * * * hooks and eyes, metallic; * * * all the foregoing and parts thereof, not otherwise specially provided for in this section, 15 per centum ad valorem.

PARAGRAPH 348.

ACT OF 1922.

PAR. 348. Snap fasteners and clasps, and parts thereof, by whatever name known, or of whatever material composed, not plated with gold, silver, or platinum, and not mounted on tape, 55 per centum ad valorem; mounted on tape, including sew-on fasteners, 60 per centum ad valorem.

ACT OF 1909.

PAR. 427. * * * snap fasteners, or clasps, or parts thereof, by whatever name known, fifty per centum ad valorem; * * *.

ACT OF 1913.

PAR. 151. * * * snap fasteners and clasps by whatever name known, any of the foregoing made wholly or in chief value of iron or steel; * * * all the foregoing and parts thereof, not otherwise specially provided for in this section, 15 per centum ad valorem.

[Snap fasteners and clasps composed of metal other than iron or steel, dutiable as manufactures of metal, Par. 167, 20 per centum ad valorem.]

PARAGRAPH 349.

ACT OF 1922.

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

ACT OF 1909.

PAR. 427. * * metal trousers buttons (except steel), and nickel bar buttons, one-twelfth of one cent per line per gross; * * * steel trousers buttons, one-fourth of one cent per line per gross; * * buttons of * * metal, not specially provided for in this section, three-fourths of one cent per line per gross, and in addition thereto, on all the foregoing articles in this paragraph, fifteen per centum ad valorem; * * * buttons of metal, embossed with a design, device, pattern, or lettering, forty-five per centum ad valorem; * * *.

ACT OF 1913.

PAR. 151. * * * steel trousers buttons, and metal buttons; all the foregoing and parts thereof, not otherwise specially provided for in this section. 15 per centum ad valorem.

PARAGRAPH 350.

ACT OF 1922.

PAR. 350. Pins with solid heads, without ornamentation, including hair, safety, hat, bonnet, and shawl pins; and brass, copper, iron, steel, or other base metal pins, with heads of glass, paste, or fusible enamel; all the foregoing not plated with gold or silver, and not commonly known as jewelry, 35 per centum ad valorem.

ACT OF 1909.

PAR. 188. Pins with solid heads, without ornamentation, including hair, safety, hat, bonnet, and shawl pins; any of the foregoing composed wholly of brass, copper, iron, steel, or other base metal, not plated with gold or silver, and not commonly known as jewelry, thirty-five per centum ad valorem.

PAR. 199. Articles or wares not specially provided for in this section, com-

ACT OF 1913.

PAR. 158. Pins with solid heads, without ornamentation, including hair, safety, hat, bonnet, and shawl pins; any of the foregoing composed wholly of brass, copper, iron, steel, or other base metal, not plated with gold or silver, and not commonly known as jewelry, 20 per centum ad valorem.

PAR. 114. * * * and articles manufactured wholly or in chief value of posed wholly or in part of iron, steel, any wire or wires provided for in this lead, copper, nickel, pewter, * * or other metal, and whether partly or wholly manufactured, forty-five per

centum ad valorem. PAR. 135. * * * That articles manufactured wholly or in chief value of any wire or wires provided for in this paragraph shall pay the maximum rate of duty imposed in this section upon any wire used in the manufacture of such articles and in addition thereto one cent per pound: And provided further, That no article made from or composed of wire shall pay a less rate of duty than forty per centum ad valorem; * * *.

section; all the foregoing 15 per centum ad valorem; * * *

PAR. 167. Articles or wares not specially provided for in this section; if composed wholly or in part of platinum, gold or silver, and articles or wares plated with gold or silver, and whether partly or wholly manufac-tured, 50 per centum ad valorem; if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 351.

ACT OF 1922.

PAR. 351. Pens, metallic, not specially provided for, 12 cents per gross; with nib and barrel in one piece, 15 cents per gross.

ACT OF 1909.

PAR. 186. Pens, metallic, except gold pens, twelve cents per gross; with nib and barrel in one piece, fifteen cents per gross.

ACT OF 1913.

PAR. 156. Pens, metallic, not specially provided for in this section, 8 cents per gross; with nib and barrel in one piece. 12 cents per gross.

PARAGRAPH 352.

ACT OF 1922.

PAR. 352. Penholder tips, penholders and parts thereof, gold pens, combination penholders comprising penholders, pencil, rubber eraser, automatic stamp, or other attachments, 25 cents per gross and 20 per centum ad valorem; mechanical pencils made of base metal and not plated with gold, silver, or platinum, 45 cents per gross and 20 per centum ad valorem: Provided, That pens and penholders shall be assessed for duty separately.

ACT OF 1909.

PAR. 187. Penholder tips, penholders and parts thereof, five cents per gross and twenty-five per centum ad valorem; gold pens, twenty-five per centum ad valorem; * combination penholders, comprising penholder, pencil, rubber eraser, automatic stamp, or other attachment, forty per centum ad valorem: Provided, That pens and penholders shall be assessed for duty separately.

[No corresponding provision for mechanical pencils.]

ACT OF 1913.

PAR. 157. Penholder tips, penholders and parts thereof, gold pens, * combination penholders, comprising pen holder, pencil, rubber eraser, automatic stamp, or other attachment, 25 per centum ad valorem: *Provided*, That pens and penholders shall be assessed for duty separately.

[No corresponding provision for mechanical pencils.]

PARAGRAPH 353.

ACT OF 1922.

PAR. 353. Fountain pens, fountain-pen holders, stylographic pens, and parts thereof, 72 cents per dozen and 40 per centum ad valorem: Provided, That the value of cartons and fillers shall be included in the dutiable value.

ACT OF 1909.

PAR. 187. * * * fountain pens, stylographic pens, thirty per centum ad valorem; * * *

[No. corresponding provision for the other commodities.]

ACT OF 1913.

PAR. 157. * * * fountain pens, and stylographic pens; * * * 25 per centum ad valorem: * * *.

[No. corresponding provision for the other commodities.]

PARAGRAPH 354.

ACT OF 1922.

PAR. 354. Penknives, pocketknives, clasp knives, pruning knives, budding knives, erasers, manicure knives, and all knives by whatever name known, including such as are denominatively mentioned in this Act, which have folding or other than fixed blades or attachments, valued at not more than 40 cents per dozen, 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 per dozen, 5 cents cach and 50 per centum ad 11 cents each and 55 per centum ad valorem; valued at more than \$1.25 per dozen. 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 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each and 50 per centum ad valorem; valued at more than \$6 per dozen, 35 cents each ad ba per dozen per centum ad valorem; be p 55 per centum ad valorem; blades, handles, or other parts of any of the foregoing knives or erasers shall be dutiable at not less than the rate herein imposed upon knives and erasers valued at more than 50 cents and not exceeding \$1.25 per dozen; cuticle knives, corn knives, nail files, tweezers, hand forceps, and parts thereof, finished or unfinished, by whatever name known, 60 per centum ad valorem: *Provided*, That any of the foregoing, if imported in the condition of assembled, but not fully finished, shall be dutiable at not less than the rate of duty herein imposed upon fully finished articles of the same material and quality, but not less in any case than 15 cents each and 55 per centum ad valorem: Provided further, That all the articles specified in this paragraph, when imported, shall have the name of the maker or purchaser and beneath the same the name of the country of origin die sunk conspicuously and indelibly on the shank or tang of at least one or, if practicable, each and every blade thereof.

ACT OF 1909.

PAR. 152. Penknives, pocketknives, clasp knives, pruning knives, budding knives, erasers, manicure knives, and all knives by whatever name known, including such as are denominatively mentioned in this section, which have folding or other than fixed blades or attachments, valued at not more than forty cents per dozen, forty per centum ad valorem; valued at more than forty cents per dozen and not exceeding fifty cents per dozen, one cent per piece and forty per centum ad valorem; valued at more than fifty cents per dozen and not exceeding one dollar and twenty-five cents per dozen, five cents per piece and forty per centum ad valorem; valued at more than one dollar and twenty-five cents per dozen and not exceeding three dollars per dozen, ten cents per piece and forty per centum ad valorem; valued at more than three dollars per dozen, twenty cents per piece and forty per centum ad valorem: Provided, That any of the foregoing knives or erasers, if imported in the condition of assembled, but not fully finished, shall be dutiable at not less than the rate of duty herein imposed upon fully finished knives and erasers of the same material and quality, but not less in any case than ten cents each and forty per centum ad valorem: Provided further. That blades, handles, or other parts of any of the foregoing knives or erasers shall be dutiable at not less than the rate herein imposed upon knives and erasers valued at more than fifty cents per dozen and

ACT OF 1913.

PAR. 128. Penknives, pocketknives, clasp knives, pruning knives, budding knives, erasers, manicure knives, and all knives by whatever name known, including such as are denominatively mentioned in this section, which have fold-ing or other than fixed blades or attach-ments, * * * all the foregoing, whether assembled but not fully finished or finished; valued at not more than \$1 per dozen, 35 per centum ad valorem; valued at more than \$1 per dozen, 55 per centum ad valorem: Provided, That blades, handles, or other parts of any of the foregoing knives, * * * or erasers shall be dutiable at not less than the rate herein imposed upon the knives, * * * and erasers, of which they are parts. * * * *Provided further*, That all arti-cles specified in this paragraph shall, when imported, have the name of the maker or purchaser and beneath the same the name of the country of origin diesunk conspicuously and indelibly on the blade, shank, or tang of at least one or, if practicable, each and every blade thereof.

[No corresponding provision for the other commodities.]

not exceeding one dollar and twenty-five cents per dozen; * * * Provided further, That on and after October first, nineteen hundred and nine, all the articles specified in this paragraph shall when imported have the name of the maker or purchaser and beneath the same the name of the country of origin die-sunk conspicuously and indelibly on the shank or tang of at least one or, if practicable, each and every blade thereof. * * *.

[No corresponding provision for the other commodities.]

PARAGRAPH 355.

ACT OF 1922.

PAR. 355. Table, butchers', carving, cooks', hunting, kitchen, bread, cake, pie, slicing, cigar, butter, vegetable, fruit, cheese, canning, fish, carpenters' bench, curriers', drawing, farriers', fleshing, hay, sugar-beet, beet-topping, tanners', plumbers', painters', palette, artists', shoe, and similar knives, forks, and steels, and cleavers, all the foregoing, finished or unfinished, not specially provided for, with handles of mother-of-pearl, shell, ivory, deer, or other animal horn, silver, or other metal than aluminum, nickel silver, iron or steel, 16 cents each; with handles of hard rubber, solid bone, celluloid, or any pyroxylin, casein, or similar material, 8 cents each; with handles of any other material, if less than four inches in length, exclusive of handle, 2 cents each; if four inches in length or over, exclusive of handle, 8 cents each; and in addition thereto, on all of the foregoing, 45 per centum ad valorem; any of the foregoing without handles, with blades less than six inches in length, 2 cents each and 45 per centum ad valorem; with blades six inches or more in length, 8 cents each and 45 per centum ad valorem; with blades six inches or more in length, 8 cents each and 45 per centum ad valorem: *Provided*, That all articles specified in this paragraph, when imported, shall have the name of the maker or purchaser and beneath the same the name of the country of origin die sunk legibly and indelibly upon the blade in a place that shall not be covered.

ACT OF 1909.

PAR. 154. Table, butchers', carving, cooks', hunting, kitchen, bread, butter, vegetable, fruit, cheese, carpenters' bench, curriers', drawing, farriers', fleshing, hay, tanners', plumbers', painters', palette, artists', and shoe knives, forks and steels, finished or unfinished; if imported with handles of mother-of-pearl, shell, ivory, silver, nickeled silver, or other metal than iron or steel, fourteen cents each; with handles of deerhorn, ten cents each; with handles of hard rubber, solid bone, celluloid, or any pyroxyline material, four cents each; with handles of any other material than those above mentioned, one cent each, and in addi-tion, on all the above articles, fifteen per centum ad valorem; any of the knives, forks or steels, enumerated in this paragraph, if imported without handles, forty per centum ad valorem: Provided, That none of the above-named articles shall pay a less rate of duty than forty per centum ad valorem: Provided, That all the articles specified in this paragraph when imported on and after October first, nineteen hundred and nine, shall have the name of the maker or purchaser and beneath the same the name of the country of origin indelibly stamped or branded thereon in a place that shall not be covered thereafter.

ACT OF 1913.

PAR. 130. Table, butchers', carving, cooks', hunting, kitchen, bread, butter, vegetable, fruit, cheese, carpenters' bench, curriers', drawing, farriers', fleshing, hay, tanners', plumbers', painters', palette, artists', and shoe knives, forks and steels, finished or unfinished, without handles, 25 per centum ad valorem; with handles, 30 per centum ad valorem: *Provided*, That all the articles specified in this paragraph, when imported, shall have the name of the maker or purchaser, and beneath the same the name of the country of origin indelibly stamped or branded thereon in a place that shall not be covered thereafter.

PAR. 167. Articles or wares not specially provided for in this section; * * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem. PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, * * * or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

PARAGRAPH 356.

ACT OF 1922.

PAR. 356. Planing-machine knives, tannery and leather knives, tobacco knives. paper and pulp mill knives, roll bars, bed plates, and all other stock-treating parts for pulp and paper machinery, shear blades, circular cloth cutters, circular cork cutters, circular cigarette cutters, meat-slicing cutters, and all other cutting knives and blades used in power or hand machines, 20 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

[No corresponding provision.]

[No corresponding provision.]

PARAGRAPH 357.

ACT OF 1922.

PAR. 357. Nail, barbers', and animal clippers, pruning and sheep shears, and all scissors and other shears, and blades for the same, finished or unfinished, valued at not more than 50 cents per dozen, 3½ cents each and 45 per centum ad valorem; valued at more than 50 cents 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.

ACT OF 1909.

PAR. 152. * * * Provided further, That on and after October first, nineteen hundred and nine, all the articles specified in this paragraph shall when imported have the name of the maker or purchaser and beneath the same the name of the country of origin die-sunk conspicuously and indelibly on the shank or tang of at least one or, if practicable, each and every blade thereof. Scissors and shears, and blades for the same, finished or unfinished, valued at not more than fifty cents per dozen, fifteen cents per dozen and fifteen per centum ad valorem; valued at more than fifty cents and not more than one dollar and seventy-five cents per dozen, fifty cents per dozen and fifteen per centum ad valorem; valued at more than one dollar and seventy-five cents per dozen. seventy-five cents per dozen and twentyfive per centum ad valorem.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, gold, silver, platinum, aluminum, or other metal, and whether partly or

ACT OF 1913.

PAR. 128. * * * Scissors and shears, and blades for the same, finished or unfinished, 30 per centum ad valorem: Provided further, That all articles specified in this paragraph shall, when imported, have the name of the maker or purchaser and beneath the same the name of the country of origin die-sunk conspicuously and indelibly on the blade, shank, or tang of at least one or, if practicable, each and every blade thereof.

PAR. 167. Articles or wares not specifically provided for in this section; * * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold wholly manufactured, forty-five per centum ad valorem.

or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PAR. 391. Agricultural implements: * * * and all other agricultural implements of any kind and description, whether specifically mentioned herein or not, whether in whole or in parts, including repair parts [Free].

PARAGRAPH 358.

ACT OF 1922.

PAR. 358. 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*, That finished or unfinished blades for safety razors shall pay a duty of 1 cent each and 30 per centum ad valorem: *Provided further*, That all articles specified in this paragraph, when imported, shall have the name of the maker or purchaser and beneath the same the name of the country of origin die sunk conspicuously and indelibly on the blade or shank or tang of each and every blade and on safety razors and parts thereof.

ACT OF 1909.

PAR. 152. * * * razors, finished, valued at less than one dollar per dozen, thirty-five per centum ad valorem; valued at one dollar and less than one dollar and fifty cents per dozen, six cents each and thirty-five per centum ad va-lorem; valued at one dollar and fifty cents and less than two dollars per dozen, ten cents each and thirty-five per centum ad valorem; valued at two dollars and less than three dollars per dozen, twelve cents each and thirty-five per centum ad valorem; valued at three dollars or more per dozen, fifteen cents each and thirtyfive per centum ad valorem: Provided, That blades (except for safety razors), handles, and unfinished razors shall pay no less duty than that imposed on finished razors valued at two dollars per dozen: Provided further, That on and after Oc-tober first, nineteen hundred and nine, all the articles specified in this para-graph shall when imported have the name of the maker or purchaser and beneath the same the name of the country of origin die-sunk conspicuously and indelibly on the shank or tang of at least one or, if practicable, each and every blade thereof. * *

ACT OF 1913.

PAR. 128. * * * razors, all the foregoing, whether assembled but not fully finished or finished; valued at not more than \$1 per dozen, 35 per centum ad valorem; valued at more than \$1 per dozen, 55 per centum ad valorem: *Provided*, That blades, handles, or other parts of any of the foregoing * * * razors, * * * shall be dutiable at not less than the rate herein imposed upon the * * * razors, * * * of which they are parts. * * * *Provided further*, That all articles specified in this paragraph shall, when imported, have the name of the maker or purchaser and beneath the same the name of the country of origin die-sunk conspicuously and indelibly on the blade, shank, or tang of at least one or, if practicable, each and every blade thereof.

PARAGRAPH 359.

ACT OF 1922.

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

ACT OF 1909.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, gold, silver, platinum, aluminum, or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 167. Articles or wares not specially provided for in this section; if composed wholly or in part of platinum, gold, or silver, and articles or wares plated with gold or silver, and whether partly or wholly manufactured, 50 per centum ad valorem; if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel. pewter, zinc, aluminum, or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 360.

ACT OF 1922.

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

ACT OF 1909.

PAR. 650. Philosophical and scientific apparatus, utensils, instruments, and preparations,¹ including bottles and boxes containing the same, specially imported in good faith for the use and by order of any society or institution incorporated or established solely for religious, philosophical, educational, scientific, or literary purposes, or for the encouragement of the fine arts, or for the use and by order of any college, academy, school, or seminary of learning in the United States, or any state or public library, and not for sale, subject to such regulations as the Secretary of the Treasury shall prescribe [Free].

PAR. 653. * * * vases, retorts, and other apparatus, vessels, and parts thereof, composed of platinum, for chemical uses [Free].

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, * * * aluminum, or other metal, and whether partly or wholly manufac-

ACT OF 1913.

PAR. 573. Philosophical and scientific apparatus, utensils, instruments, and preparations,¹ including bottles and boxes containing the same, specially imported in good faith for the use and by order of any society or institution incorporated or established solely for religious, philosophical, educational, scientific, or literary purposes, or for the encouragement of the fine arts, or for the use and by order of any college, academy, school, or seminary of learning in the United States, or any State or public library, and not for sale, and articles solely for experimental purposes, when imported by any society or institution of the character herein described, subject to such regulations as the Secretary of the Treasury shall prescribe [Free]. PAR. 578. * * vases, retorts, and

other apparatus, vessels, and parts thereof, composed of platinum, for chemical uses [Free].

PAR. 94. Surveying instruments, * * * and frames and mountings for the same, 25 per centum ad valorem.

PAR. 167. Articles or wares not specially provided for in this section; * * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold

¹ Preparations dutiable under act of 1922 according to component materials.

tured, forty-five per centum ad valorem. or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 361.

ACT OF 1922.

PAR. 361. Pliers, pincers, and nippers of all kinds, finished or unfinished. 60 per centum ad valorem: *Provided*, That all articles specified in this paragraph, when imported, shall have the name of the maker or purchaser and beneath the same the name of the country of origin die sunk conspicuously and indelibly on the outside of the joint.

ACT OF 1909.

ACT OF 1913.

PAR. 198. Nippers and pliers of all kinds (except blacksmiths' tongs, surgical and dental instruments or parts thereof), wholly or partly manufactured, eight cents per pound and forty per centum ad valorem. [Included pincers (G. A. 7037, T. D. 30689).] PAR. 166. Nippers and pliers of all kinds wholly or partly manufactured, 30 per centum ad valorem. [Included pincers (G. A. 7037, T. D. 30689).]

PARAGRAPH 362.

ACT OF 1922.

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

ACT OF 1909.

PAR. 155. Files, file-blanks, rasps, and floats, of all cuts and kinds, two and onehalf inches in length and under, twentyfive cents per dozen; over two and onehalf inches in length and not over four and one-half inches, forty-seven and one-half cents per dozen; over four and one-half inches in length and under seven inches, sixty-two and one-half cents per dozen; seven inches in length and over, seventyseven and one-half cents per dozen.

ACT OF 1913.

PAR. 131. Files, file blanks, rasps, and floats, of all cuts and kinds, 25 per centum ad valorem.

PARAGRAPH 363.

ACT OF 1922.

PAR. 363. Sword blades, and swords and side arms, irrespective of quality or use, wholly or in part of metal, 50 per centum ad valorem.

ACT OF 1909.

PAR. 153. Sword blades, and swords and side arms irrespective of quality or use, in part of metal, fifty per centum ad valorem.

ACT OF 1913.

PAR. 129. Sword blades, and swords and side arms, irrespective of quality or use, in part of metal, 30 per centum ad valorem.

PARAGRAPH 364.

ACT OF 1922.

PAR. 364. Muzzle-loading muskets, shotguns, rifles, and parts thereof, 25 per centum ad valorem.

ACT OF 1909.

PAR. 156. Muskets, muzzle-loading shotguns, rifles, and parts thereof, twentyfive per centum ad valorem.

ACT OF 1913.

PAR. 132. Muskets, * * * muzzleloading shotguns and rifles, and parts thereof, 15 per centum ad valorem.

PARAGRAPH 365.

ACT OF 1922.

PAR. 365. Double or single barreled breech-loading and repeating shotguns, rifles, and combination shotguns and rifles, valued at not more than \$5 each, \$1.50 each; valued at more than \$5 and not more than \$10 each, \$4 each; valued at more than \$10 and not more than \$25 each, \$6 each; valued at more than \$25 each, \$10 each; and in addition thereto, on all of the foregoing, 45 per centum ad valorem; barrels for breech-loading and repeating shotguns and rifles, further advanced in manufacture than rough bored only, \$4 each; stocks for breech-loading shotguns and rifles, wholly or partly manu-factured, \$5 each; and in addition thereto, on all of the foregoing, 50 per centum ad valorem; on all parts of such guns or rifles, and fittings for such stocks or barrels, finished or unfinished, 55 per centum ad valorem: *Provided*, That all breech-loading shotguns and rifles imported without a lock or locks or other fittings shall be subject to a duty of \$10 each and 55 per centum ad valorem.

ACT OF 1909.

PAR. 157. Double-barreled, sporting, breech-loading shotguns, combination shotguns and rifles, valued at not more than five dollars, one dollar and fifty cents each and in addition thereto fifteen per centum ad valorem; valued at more than five dollars and not more than ten dollars, four dollars and not more than addition thereto fifteen per centum ad valorem each; valued at more than ten dollars, six dollars each; double barrels for sporting breech-loading shot-guns and rifles, further advanced in manufacture than rough bored only, three dollars each; stocks for double three dollars each; stocks for double-barreled sporting breech-loading shotguns and rifles wholly or partially manufactured, three dollars each; and in addition thereto on all such guns and rifles, valued at more than ten dollars each, and on such stocks and barrels, thirty-five per centum ad valorem; on all other parts of such guns or rifles, and fittings for such stocks or barrels, finished or unfinished, fifty per centum ad valorem: Provided, That all double-barreled sporting breechloading shotguns and rifles imported without a lock or locks or other fittings shall be subject to a duty of six dollars each and thirty-five per centum ad valorem; single-barreled breech-loading shotguns, or parts thereof, except as otherwise specially provided for in this section, one dollar each and thirty-five per centum ad valorem; * * *. PAR. 156. * * * rifles, and parts thereof twenty-five per centum ad valo

thereof, twenty-five per centum ad valorem. [Abstract 30339, T. D. 32905.]

PARAGRAPH 366.

ACT OF 1922.

PAR. 366. Pistols: Automatic, magazine, or revolving, and parts thereof and fittings therefor, valued at not more than \$4 each, \$1.25 each; valued at more

ACT OF 1913.

PAR. 133. Breech-loading shotguns and rifles, combination shotguns and rifles, and parts thereof and fittings therefor, including barrels further ad-vanced than rough bored only; * * * 35 per centum ad valorem.

than \$4 and not more than \$8 each, \$2.50 each; valued at more than \$8 each, \$3.50 each; and in addition thereto, on all of the foregoing, 55 per centum ad valorem.

ACT OF 1909.

PAR. 157. * * * pistols, automatic, magazine, or revolving, or parts thereof, seventy-five cents each and twenty-five per centum ad valorem. ACT OF 1913.

PAR. 133. * * * pistols, whether automatic, magazine, or revolving, or parts thereof and fittings therefor, 35 per centum ad valorem.

PARAGRAPH 367.

ACT OF 1922.

PAR. 367. Watch movements, whether imported in cases or otherwise, assembled or knocked down, if having less than seven jewels, 75 cents each; having seven and not more than eleven jewels, \$1.25 each; having more than eleven and not more than fifteen jewels, \$2 each; having more than fifteen and not more than seventeen jewels, unadjusted, \$2.75 each; having seventeen jewels and adjusted to temperature, \$3.50 each; having seventeen jewels and adjusted to three positions, \$4.75 each; having seventeen jewels and adjusted to five positions, \$6.50 each; having more than seventeen jewels, adjusted or unadjusted, \$10.75 each; watchcases and parts of watches, chronometers, box or ship, and parts thereof, 45 per centum ad valorem; all jewels for use in the manufacture of watches, clocks, meters, or compasses, 10 per centum ad valorem; enameled dials for watches or other instruments, 3 cents per dial and 45 per centum ad valorem: *Provided*, That all watch and clock dials, whether attached to movements or not, when imported shall have indelibly painted or printed thereon the name of the country of origin, and that all watch movements and plates, assembled or knocked down, and cases shall have the name of the manufacturer or purchaser and the country of manufacture cut, engraved, or die sunk conspicuously and indelibly on the plate of the movement and the inside of the case, respectively, and the movement and plates shall also have marked thereon by one of the methods indicated the number of jewels and adjustments, said numbers to be expressed both in words and in Arabic numerals, and if the movement is not adjusted, the word "unadjusted" shall be marked thereon by one of the methods indicated, and none of the aforesaid articles shall be delivered to the importer unless marked in exact conformity to this direction: Provided further, That only the number of the jewels which serve a mechanical purpose as frictional bearings shall be marked as herein provided.

ACT OF 1909.

PAR. 192. Watch movements, including time-detectors, whether imported in cases or not. if having not more than seven jewels, seventy cents each; if having more than seven jewels and not more than eleven jewels, one dollar and thirty-five cents each; if having more than eleven jewels and not more than fifteen jewels, one dollar and eighty-five cents each; if having more than fifteen and not more than seventeen jewels, one dollar and twenty-five cents each and twenty-five per centum ad valorem; if having more than seventeen jewels, three dollars each and twenty-five per centum ad valorem; watch cases and parts of watches, chronometers, box or ship, and parts thereof, forty per centum ad val-orum; * * * all jewels for use in the manufacture of watches or clocks, ten per centum ad valorem; enameled dials for watches or other instruments, three cents

PAR. 161. Watch movements, whether

ACT OF 1913.

imported in cases or not, watch cases and parts of watches, chronometers, box or ship, and parts thereof, * * 30 percentum ad valorem; all jewels for use in the manufacture of watches, clocks, or meters, 10 per centum ad valorem; * * * enameled diple and dich shots * * * enameled dials and dial plates for watches or other instruments, 30 per centum ad valorem: *Provided*, That all watch and clock dials, whether attached to movements or not, shall have indelibly painted or printed thereon the name of the country of origin, and that all watch movements, and plates, lever clock movements with jewels in the escapement, whether imported assembled or knocked down for reassembling, and cases of foreign manufacture, shall have the name of the manufacturer and country of manufacture cut. engraved, or die-sunk conspicuously and indelibly on

per dial and forty per centum ad valorem: Provided, That all watch and clock dials, whether attached to movements or not, shall have indelibly painted or printed thereon the country of origin, and that all watch movements, lever clock movements with jewels in the escapement, and cases of foreign manufacture shall have the name of the manufacturer and country of manufacture cut, engraved, or diesunk conspicuously and indelibly on the plate of the movement and the inside of the case, respectively, and the movements shall also have marked thereon by one of the methods indicated the number of jewels and adjustments, said number to be expressed both in words and in Arabic numerals; and none of the afore-said articles shall be delivered to the importer unless marked in exact conformity to this direction.

the plate of the movement and the inside of the case, respectively, and the movements and plates shall also have marked thereon by one of the methods indicated the number of jewels and adjustments, said numbers to be expressed either in words or in Arabic numerals; and if the movement is not adjusted, the word "unadjusted" shall be marked thereon by one of the methods indicated; and none of the aforesaid articles shall be delivered to the importer unless marked in exact conformity to this direction.

PARAGRAPH 368.

ACT OF 1922.

PAR. 368. Clocks and clock movements, including lever clock movements, and clockwork mechanisms, cased or uncased, whether imported complete or in parts, and any device or mechanism having an essential operating feature intended for measuring time, distance, or fares, or the flowage of water, gas, electricity, or similar uses, or for regulating or controlling the speed of arbors, drums, disks, or similar uses, or for recording, indicating, or performing any operation or function at a predetermined time or times, any of the foregoing whether wholly or partly complete or knocked down (in which condition they shall be appraised at the valuation of the complete article); cases and casings for clockwork mechanisms imported separately; all the foregoing, 45 per centum ad valorem; and in addition thereto, upon any of the foregoing articles or parts thereof, having jewels, but not more than two jewels, in the escapement, \$1 each; having more than two but not more than four jewels, \$2 each; having more than four jewels, \$4 each; if without jewels in the escapement and valued at not over \$1.10 each, 35 cents each; valued at more than \$1.10 and not more than \$2.25 each, 70 cents each; valued at more than \$2.25 but not more than \$5 each, \$1 each; valued at more than \$5 but not more than \$10 each, \$2 each; valued at more than \$10 each, \$3 each; all parts and materials for use in any of the foregoing if imported separately, and not specially provided for, 50 per centum ad valorem: *Provided*, That all dials, whether attached to movements or not, when imported, shall have indelibly painted, printed, or stamped thereon the name of the country of origin, and the front or back plate of the movement frame of any of the foregoing when imported shall have the name of the maker or purchaser, the name of the country where manufactured, and the number of jewels, if any, indelibly stamped on the most visible part of same; but if such markings are in whole or in part sufficiently similar to the trade name or trade-mark of an established American manufacturer as to be liable to deceive the user in the United States, entry thereof shall be denied if such trade name or trade-mark has been placed on file with the collector of customs.

ACT OF 1909.

PAR. 192. * * * lever clock movements having jewels in the escapement, and clocks containing such movements, one dollar each and forty per centum ad valorem; all other clocks and parts thereof, not otherwise provided for in this section, whether separately packed or otherwise, not composed wholly or in chief

ACT OF 1913.

PAR. 161. * * * lever clock movements having jewels in the escapement, and clocks containing such movements, all other clocks and parts thereof, not otherwise provided for in this section, whether separately packed or otherwise, not composed wholly or in chief value of china, porcelain, parian, bisque, or value of china, porcelain, parian, bisque, or earthenware, forty per centum ad valorem; * * *.

[See proviso to par. 367.]

[No corresponding provision for meters.]

earthenware, 30 per centum ad valorem; * * * time detectors, 15 per centum ad valorem; * * *.

[See proviso to par. 367.]

[No corresponding provision for meters.]

PARAGRAPH 369.

ACT OF 1922.

PAR. 369. Automobiles, automobile bodies, automobile chassis, motor cycles, and parts of the foregoing, not including tires, all of the foregoing whether finished or unfinished, 25 per centum ad valorem: *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.

ACT OF 1909.

PAR. 141. Automobiles, * * * and motor cycles and finished parts of any of the foregoing, not including tires, forty-five per centum ad valorem.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, * * aluminum, or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 119. Automobiles, valued at \$2,000 or more, and automobile bodies, 45 per centum ad valorem; automobiles valued at less than \$2,000, 30 per centum ad valorem; automobile chassis, and finished parts of automobiles, not including tires, 30 per centum ad valorem.

PAR. 120. * * * motor cycles, and finished parts thereof, not including tires. 25 per centum ad valorem.

PAR. 167. Articles or wares not specially provided for in this section; * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated wth gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 370.

ACT OF 1922.

PAR. 370. Airplanes, hydroplanes, motor boats, and parts of the foregoing, 30 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

[No corresponding provision; classable according to component material of chief value.] [No corresponding provision; classable according to component material of chief value.]

PARAGRAPH 371.

ACT OF 1922.

PAR. 371. Bicycles, and parts thereof, not including tires, 30 per centum ad valorem: *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.

ACT OF 1909.

PAR. 141. * * * bicycles, * * * and finished parts of any of the foregoing, not including tires, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 120. Bicycles, * * * and finished parts thereof, not including tires, 25 per centum ad valorem.

PARAGRAPH 372.

ACT OF 1922.

PAR. 372. Steam engines and steam locomotives, 15 per centum ad valorem; sewing machines, and parts thereof, not specially provided for, valued at not more than \$75 each, 15 per centum ad valorem; valued at more than \$75 each, 30 per centum ad valorem; cash registers, and parts thereof, 25 per centum ad valorem; printing presses, not specially provided for, lawn mowers, and machine tools and parts of machine tools, 30 per centum ad valorem; embroidery machines, including shuttles for sewing and embroidery machines, lace-making machines, machines for making lace curtains, nets and nettings, 30 per centum ad valorem; knitting, braiding, lace braiding, and insulating machines, and all other similar textile machinery or parts thereof, finished or unfinished, not specially provided for, 40 per centum ad valorem; all other textile machinery or parts thereof, finished or unfinished, not specially provided for, 35 per centum ad valorem; cream separators valued at more than \$50 each, and other centrifugal machines for the separation of liquids or liquids and solids, not specially provided for, 25 per centum ad valorem; all other machines or parts thereof, finished or unfinished, not specially provided for, 30 per centum ad valorem; cream separators valued at more than \$50 each, and other centrifugal machines for the separation of liquids or liquids and solids, not specially provided for, 25 per centum ad valorem; combined adding and typewriting machines,¹ 30 per centum ad valorem; all other machines or parts thereof, finished or unfinished, not specially provided for, 30 per centum ad valorem: *Provided*, That machine tools as used in this paragraph shall be held to mean any machine operating other than by hand power which employs a tool for work on metal.

ACT OF 1909.

PAR. 197. Cash registers, jute manufacturing machinery, * * * machine tools, printing presses, sewing machines, * * * and all steam engines, thirty per centum ad valorem; embroidery machines and lace-making machines, including machines for making lace curtains, nets, or nettings, forty-five per centum ad valorem: *Provided, however*, That all embroidery machines and Lever or Go-through lace-making machines, machines used only for the weaving of linen cloth from flax and flax fiber, * * * shall, if imported prior to January first, nineteen hundred and eleven, be admitted free of duty.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, gold, silver, platinum, aluminum, or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ad valorem. PAR. 476. * * * mowers, * * * fifteen per centum ad valorem: Provided, That any of the foregoing, when imported from any country, dependency, province, or colony which imposes no tax or duty on like articles imported from the United States, shall be imported free of duty.

ACT OF 1913.

PAR. 165. All steam engines, steam locomotives, printing presses, and machine tools, 15 per centum ad valorem; embroidering machines, and lace-making machines, including machines for making lace curtains, nets, or nettings, 25 per centum ad valorem; machine tools as used in this paragraph shall be held to mean any machine operated by other than hand power which employs a tool for working on metal.

PAR. 441. Cash registers, * * * sewing machines, * * * cream separators valued at not exceeding \$75. * * * whether imported in whole or in parts, * * * [Free].

PAR. 167. Articles or wares not specially provided for in this section; * * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem. [Covered parts of machine tools.]

¹No corresponding provision for combined adding and typewriting machines in 1909 or 1913.

SEC. 5. [Panama Canal Act of 1912.] * * * That all materials of foreign production which may be necessary for the construction or repair of vessels built in the United States and all such materials necessary for the building or repair of their machinery and all articles necessary for their outfit and equipment may be imported into the United States free of duty under such regulations as the Secretary of the Treasury may prescribe: * * *.

SEC. IV. Par. J. Subsection 5. That materials of foreign production all which may be necessary for the con-struction of naval vessels or other vessels of the United States, vessels built in the United States for foreign ac-count and ownership, or for the purpose of being employed in the foreign or domestic trade, and all such materials necessary for the building of their machinery, and all articles necessary for their outfit and equipment, may be imported in bond under such regulations as the Secretary of the Treasury may prescribe; and upon proof that such materials have been used for such purposes no duties shall be paid thereon.

SEC. IV. Par. J. Subsection 6. That all art cles of foreign production needed for the repair of naval vessels of, or other vessels owned or used by, the United States and vessels now or hereafter registered under the laws of the United States may be withdrawn from bonded warehouses free of duty, under such regulations as the Secretary of the Treasury may prescribe.

PARAGRAPH 373.

ACT OF 1922.

PAR. 373. Shovels, spades, scoops, scythes, sickles, grass hooks, corn knives, and drainage tools, and parts thereof, composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, aluminum, or other metal, whether partly or wholly manufactured, 30 per centum ad valorem.

ACT OF 1909.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead. copper, nickel, pewter, zinc, gold, silver, platinum, aluminum, or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 167. Articles or wares not specially provided for in this section; * * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, * * * and whether partly or wholly manufactured, 20 per centum ad valorem. PAR. 391. * * * all other agricultural implements of any kind and description, whether specifically mentioned herein or not, whether in whole or in parts, including repair parts [Free].

PARAGRAPH 374.

ACT OF 1922.

PAR. 374. Aluminum, aluminum scrap, and alloys of any kind in which aluminum is the component material of chief value, in crude form, 5 cents per pound; in coils, plates, sheets, bars, rods, circles, disks, blanks, strips, rectangles, and squares, 9 cents per pound.

ACT OF 1909.

PAR. 172. Aluminum, aluminum scrap, and alloys of any kind in which aluminum is the component material of chief value, in crude form, seven cents per pound; in plates, sheets, bars, and rods, eleven cents per pound; * * *.

ACT OF 1913.

PAR. 143. Aluminum, aluminum scrap, and alloys of any kind in which aluminum is the component material of chief value, in crude form, 2 cents per pound; aluminum in plates, sheets, bars, strips, and rods, 3½ cents per pound; * * *.

PARAGRAPH 375.

ACT OF 1922.

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.

ACT OF 1909.

PAR. 172. * * * magnesium, * * * and alloys of which said metals are the component material of chief value, three cents per pound and twenty-five per centum ad valorem.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of * * * metal, and whether partly or wholly manufactured, forty-five per centum ad valorem. [Covered magnesium ribbon.]

ACT OF 1913.

PAR. 143. * * * magnesium, * * * and alloys of which said metals are the component material of chief value, 25 per centum ad valorem.

PAR. 167. Articles or wares not specially provided for in this section; * * if composed wholly or in chief value of * * metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem. [Covered magnesium ribbon.]

PARAGRAPH 376.

ACT OF 1922.

PAR. 376. Antimony, as regulus or metal, 2 cents per pound; needle or liquated antimony, one-fourth of 1 cent per pound.

ACT OF 1909.

PAR. 173. Antimony, as regulus or metal, one and one-half cents per pound; * * * matte containing an-PAR. 144. Antimony, as regulus or metal, and matte containing antimony, * * * 10 per centum ad valorem; timony, but not containing more than ten per centum of lead, one cent per pound on the antimony contents therein contained: 1 * * *

PARAGRAPH 377.

ACT OF 1922.

PAR. 377. Bismuth, 7½ per centum ad valorem.

ACT OF 1909.

PAR. 511. Bismuth [Free].

ACT OF 1913.

PAR. 418. Bismuth [Free].

PARAGRAPH 378.

ACT OF 1922.

PAR. 378. Cadmium, 15 cents per pound.

ACT OF 1909.

ACT OF 1913.

PAR. 526. Cadmium [Free].

PAR. 439. Cadmium [Free].

PARAGRAPH 379.

ACT OF 1922.

PAR. 379. Metallic arsenic, 6 cents per pound.

ACT OF 1909.

ACT OF 1913.

PAR. 497. Arsenic and sulphide of PAR. 403. Arsenic and sulphide of ararsenic, or orpiment [Free]. senic, or orpiment [Free].

¹ See par. 1508 for proviso concerning sampling of matte.

98

ACT OF 1913.

* * * * 10 per centum ad valorem; * * *.

PARAGRAPH 380.

ACT OF 1922.

PAR. 380. German silver, or nickel silver, unmanufactured, 20 per centum ad valorem; nickel silver sheets, strips, rods, and wire, 30 per centum ad valorem.

ACT OF 1909.

PAR. 174. Argentine, albata, or German silver, unmanufactured, twenty-five per centum ad valorem.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, gold, silver, platinum, aluminum, or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 145. Argentine, albata, or German silver, unmanufactured, 15 per centum ad valorem.

PAR. 167. Articles or wares not specially provided for in this section; * * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 381.

ACT OF 1922.

PAR. 381. Copper in rolls, rods, or sheets, $2\frac{1}{2}$ cents per pound; copper engravers' plates, not ground, and seamless copper tubes and tubing, 7 cents per pound; copper engravers' plates, ground, and brazed copper tubes, 11 cents per pound; brass rods, sheet brass, brass plates, bars, and strips, Muntz or yellow metal sheets, sheathing, bolts, piston rods, and shafting, 4 cents per pound; seamless brass tubes and tubing, 8 cents per pound; brazed brass tubes, brass angles and channels, 12 cents per pound; bronze rods and sheets, 4 cents per pound; bronze tubes, 8 cents per pound.

ACT OF 1909.

PAR. 176. Copper, in rolled plates, called braziers' copper, sheets, rods, pipes, and copper bottoms, two and one-half cents per pound; sheathing or yellow metal of which copper is the component material of chief value, and not composed wholly or in part of iron ungalvanized, two cents per pound.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of * * * copper, * * * or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 147. Copper, in rolled plates, called braziers' copper, sheets, rods, strips, pipes, and copper bottoms, sheathing or yellow metal of which copper is the component material of chief value, and not composed wholly or in part of iron ungalvanized, 5 per centum ad valorem.

PAR. 167. Article's or wares not specially provided for in this section; * * * if composed wholly or in chief value of * * * copper, brass, * * * or other metal, * * * and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 382.

ACT OF 1922.

PAR. 382. Aluminum or tin foil less than six one-thousandths of an inch in thickness, 35 per centum ad valorem; bronze powder, 14 cents per pound; aluminum powder, powdered foil, powdered tin, brocades, flitters, and metallics, manufactured in whole or in part, 12 cents per pound; bronze, or Dutch metal, or aluminum, in leaf, 6 cents per one hundred leaves. The foregoing rate applies to leaf not exceeding in size the equivalent of five and one-half by five and one-half inches; additional duties in the same proportion shall be assessed on leaf exceeding in size said equivalent.

ACT OF 1909.

PAR. 175. Bronze powder, brocades, flitters, and metallics, twelve cents per pound; bronze, or Dutch-metal or aluminum, in leaf, six cents per one hundred leaves.

ACT' OF 1913.

PAR. 146. Bronze powder, brocades, flitters, and metallics; bronze, or Dutchmetal or aluminum, in leaf, 25 per centum ad valorem. PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, gold, silver, platinum, aluminum, or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem. PAR. 167. Articles or wares not specially provided for in this section; * * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 383.

ACT OF 1922.

PAR. 383. Gold leaf, 55 cents per one nundred leaves. The foregoing rate applies to leaf not exceeding in size the equivalent of three and three-eighths by three and three-eighths inches; additional duties in the same proportion shall be assessed on leaf exceeding in size said equivalent.

ACT OF 1909.

PAR. 177. Gold leaf, thirty-five cents per one hundred leaves. The foregoing rate applies to leaf not exceeding in size the equivalent of three and threeeighths by three and three-eighths inches; additional duties in the same proportion shall be assessed on leaf exceeding in size said equivalent.

PARAGRAPH 384.

ACT OF 1922.

PAR. 384. Silver leaf, 5 cents per one hundred leaves.

ACT OF 1909.

PAR. 178. Silver leaf, ten cents per one hundred leaves.

PAR. 149. Silver leaf, 30 per centum ad valorem.

ACT OF 1913.

PARAGRAPH 385.

ACT OF 1922.

PAR. 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; beltings, toys, and other articles made wholly or in chief value of tinsel wire, metal thread, lame or lahn, or of tinsel wire, lame or lahn and india rubber, bullions, or metal threads, not specially provided for. 45 per centum ad valorem; woven fabrics, ribbons, fringes, and tassels, made wholly or in chief value of any of the foregoing, 55 per centum ad valorem.

ACT OF 1909.

PAR. 179. Tinsel wire, lame or lahn, made wholly or in chief value of gold, silver, or other metal, five cents per pound; bullions and metal threads, made wholly or in chief value of tinsel wire, lame or lahn, five cents per pound and thirty per centum ad valorem; fabrics, * * ribbons, beltings, * * * toys, or other articles, made wholly or in chief value of tinsel wire, lame or lahn, bullions, or metal threads, fifteen cents per pound and sixty per centum ad valorem.

ACT OF 1913.

PAR. 150. Tinsel wire, lame or lahn, made wholly or in chief value of gold, silver, or other metal, 6 per centum ad valorem; bullions and metal threads, made wholly or in chief value of tinsel wire, lame or lahn, 25 per centum ad valorem; fabrics, ribbons, beltings, toys, or other articles, made wholly or in chief value of tinsel wire, lame or lahn, or of tinsel wire, lame, or lahn, and india rubber, bullions, or metal threads, not specially provided for in this section, 40 per centum ad valorem.

ACT OF 1913.

PAR. 148. Gold leaf, 35 per centum ad valorem.

PARAGRAPH 386.

ACT OF 1922.

PAR. 386. Quicksilver, 25 cents per pound: *Provided*, That the flasks, bottles, or other vessels in which quicksilver is imported shall be subject to the same rate of duty as they would be subjected to if imported empty.

ACT OF 1909.

PAR. 189. Quicksilver, seven cents per pound. The flasks, bottles, or other vessels in which quicksilver is imported shall be subject to the same rate of duty as they would be subjected to if imported empty.

ACT OF 1913.

PAR. 159. Quicksilver, 10 per centum ad valorem. The flasks, bottles, or other vessels in which quicksilver is imported shall be subject to the same rate of duty as they would be subjected to if imported empty.

PARAGRAPH 387.

ACT OF 1922.

PAR. 387. Azides, fulminates, fulminating powder, and other like articles not specially provided for, $12\frac{1}{2}$ cents per pound.

ACT OF 1909.

PAR. 434. Fulminates, fulminating powders, and like articles suitable for miners' use, twenty per centum ad valorem; all other not specially provided for in this section, thirty per centum ad valorem.

ACT OF 1913.

PAR. 490. Fulminates, fulminating powder, and other like articles not specially provided for in this section [Free].

PARAGRAPH 388.

ACT OF 1922.

PAR. 388. Dynamite and other high explosives, put up in sticks, cartridges, or other forms, suitable for blasting, $1\frac{1}{4}$ cents per pound.

ACT OF 1909.

PAR. 435. * * * all explosive substances used for mining, blasting, artillery, or sporting purposes, when valued at twenty cents or less per pound, two cents per pound; valued above twenty cents per pound, four cents per pound.

PARAGRAPH 389.

ACT OF 1922.

PAR. 389. New types, 20 per centum ad valorem.

ACT OF 1909.

PAR. 160. * * * types, 15 per centum ad valorem.

ACT OF 1913.

PAR. 191. * * * new types, twentyfive per centum ad valorem. ad

PARAGRAPH 390.

ACT OF 1922.

PAR. 390. Nickel oxide, 1 cent per pound; nickel, and nickel alloy of any kind in which nickel is the component material of chief value, in pigs or ingots, shot, cubes, grains, cathodes, or similar forms, 3 cents per pound; in bars, rods, plates, sheets, strips, strands, castings, wire, tubes, tubing, anodes, or electrodes, 25 per centum ad valorem; and in addition thereto, on all of the foregoing, if cold rolled, cold drawn, or cold worked. 10 per centum ad valorem.

ACT OF 1913.

PAR. 501. * * * all explosive substances, not specially provided for in this section, used for mining, blasting, and artillery purposes [Free].

ACT OF 1909.

PAR. 185. Nickel, nickel oxide, alloy of any kind in which nickel is a component material of chief value, in pigs, ingots, bars, rods, or plates, six cents per pound; sheets or strips, thirty-five per centum ad valorem.

PAR, 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, gold, silver, platinum, aluminum, or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem. PAR, 135. * * * all other wire not

PAR. 135. * * * all other wire not specially provided for in this section, shall pay a duty of not less than thirty-five per centum ad valorem; * * *.

ACT OF 1913.

PAR. 155. Nickel, nickel oxide, alloy of any kind in which nickel is a component material of chief value, in pigs, ingots, bars, rods, or plates, 10 per centum ad valorem; sheets or strips, 20 per centum ad valorem.

PAR. 167. Articles or wares not specially provided for in this section; * * if composed wholly or in chief value of * * * nickel, * * * or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PAR. 114. * * * all other wire not specially provided for in this section * * 15 per centum ad valorem; * * *.

PARAGRAPH 391.

ACT OF 1922.

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

ACT OF 1909.

PAR. 196. Bottle caps of metal, if not colored, waxed, lacquered, enameled, lithographed, or embossed in color, onehalf of one cent per pound and forty-five per centum ad valorem; if colored, waxed, lacquered, enameled, lithographed, or embossed in color, fifty-five per centum ad valorem.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of * * * lead, * * * aluminum, or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 164. Bottle caps of metal, collapsible tubes, and sprinkler tops, if not decorated, colored, waxed, lacquered, enameled, lithographed, electroplated, or embossed in color, 30 per centum ad valorem; if decorated, colored, waxed, lacquered, enameled, lithographed, electroplated, or embossed in color, 40 per centum ad valorem.

PARAGRAPH 392.

ACT OF 1922.

PAR. 392. Lead-bearing ores and mattes of all kinds, $1\frac{1}{2}$ cents per pound on the lead contained therein: Provided, That such duty shall not be applied to the lead contained in copper mattes unless actually recovered: Provided further, That on all importations of lead-bearing ores and mattes of all kinds the duties shall be estimated at the port of entry and a bond given in double the amount of such estimated duties for the transportation of the ores or mattes by common carriers bonded for the transportation of appraised or unappraised merchandise to properly equipped sampling or smelting establishments, whether designated as bonded warehouses or otherwise. On the arrival of the ores or matter at such establishments they shall be sampled according to commercial methods under the supervision of Government officers, who shall be stationed at such establishments, and who shall submit the samples thus obtained to a Government assayer, designated by the Secretary of the Treasury, who shall make a proper assay of the sample and report the result to the proper customs officers, and the import entries shall be liquidated thereon. And the Secretary of the Treasury is authorized to make all necessary regulations to enforce the provisions of this paragraph.

ACT OF 1909.

PAR. 181. Lead-bearing ore of all kinds. one and one-half cents per pound on the lead contained therein: Provided, That on all importations of lead-bearing ores the duties shall be estimated at the port of entry, and a bond given in double the amount of such estimated duties for the transportation of the ores by common carriers bonded for the transportation of appraised or unappraised merchandise to properly equipped sampling or smelting establishments, whether designated as bonded warehouses or otherwise. On the arrival of the ores at such establishments they shall be sampled according to commercial methods under the supervision of government officers, who shall be stationed at such establishments, and who shall submit the samples thus obtained to a government assayer, designated by the Secretary of the Treasury, who shall make a proper assay of the sample and report the result to the proper customs officers, and the import entries shall be liquidated thereon, except in case of ores that shall be removed to a bonded warehouse to be refined for exportation as provided by law. And the Secretary of the Treasury is authorized to make all necessary regulations to enforce the provisions of this paragraph.

ACT OF 1913.

PAR. 152. Lead-bearing ores of all kinds containing more than 3 per centum of lead, $\frac{3}{4}$ cent per pound on the lead contained therein: Provided, That on all importations of lead-bearing ores the duties shall be estimated at the port of entry, and a bond given in double the amount of such estimated duties for the transportation of the ores by common carriers bonded for the transportation of appraised or unappraised merchandise to properly equipped sam-pling or smelting establishments, whether designated as bonded warehouses or otherwise. On the arrival of the ores at such establishments they shall be sampled according to commercial methods under the supervision of Government officers, who shall be stationed at such establishments, and who shall submit the samples thus obtained to a Government assayer, desig-nated by the Secretary of the Treasury, who shall make a proper assay of the sample and report the result to the proper customs officers, and the import entries shall be liquidated thereon, except in case of ores that shall be removed to a bonded warehouse to be refined for exportation as provided by law. And the Secretary of the Treasury is authorized to make all necessary regulations to enforce the provisions of this paragraph.

PARAGRAPH 393.

ACT OF 1922.

PAR. 393. Lead bullion or base bullion, lead in pigs and bars, lead dross, reclaimed lead, scrap lead, antimonial lead, antimonial scrap lead, type metal, Babbitt metal, solder, all alloys or combinations of lead not specially provided for, $2\frac{1}{5}$ cents per pound on the lead contained therein; lead in sheets, pipe, shot, glazier's lead, and lead wire, $2\frac{1}{5}$ cents per pound.

ACT OF 1909.

PAR. 182. Lead dross, lead bullion or base bullion, lead in pigs and bars, lead in any form not specially provided for in this section, old refuse lead run into blocks and bars, and old scrap lead fit only to be remanufactured; all the foregoing, two and one-eighth cents per pound; lead in sheets, pipe, shot, glaziers' lead and lead wire, two and threeeightly cents per pound.

eighths cents per pound. PAR. 191. Type metal, one and onehalf cents per pound on the lead contained therein; * * *. PAR. 183. * * * metals unwrought,

PAR. 183. * * * metals unwrought, whether capable of being wrought or not, not specially provided for in this section, twenty per centum ad valorem; * * *.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of * * * lead, * * * or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 153. Lead dross, lead bullion or base bullion, lead in pigs and bars, lead in any form not specially provided for in this section, old refuse lead run into blocks and bars, and old scrap lead fit only to be remanufactured; lead in sheets, pipe, shot, glaziers' lead, and lead wire; all the foregoing, 25 per centum ad valorem, on the lead contained therein.

PAR. 160. Type metal, * * * 15 per centum ad valorem.

PAR. 154. * * * metals unwrought, whether capable of being wrought or not, not specially provided for in this section, 10 per centum ad valorem; * * *.

PAR. 167. Articles or ware **a** not specially provided for in this section; *** * *** if composed wholly or in chief value of *** * *** lead, *** * *** or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem. PAR. 702. Types, old, and fit only to be remanufactured [Free].

PAR. 637. Type, stereotype metal, electrotype metal, linotype composition, all of the foregoing, old and fit only to be remanufactured [Free].

PARAGRAPH 394.

ACT OF 1922.

PAR. 394. Zinc-bearing ore of all kinds, containing less than 10 per centum of zinc, shall be admitted free of duty; containing 10 per centum or more of zinc and less than 20 per centum, one-half of 1 cent per pound on the zinc contained therein; containing 20 per centum or more of zinc and less than 25 per centum, 1 cent per pound on the zinc contained therein; containing 25 per centum of zinc, or more, $1\frac{1}{2}$ cents per pound on the zinc contained therein: *Provided*, That on all importations of zinc-bearing ores the duties shall be estimated at the port of entry, and a bond given in double the amount of such estimated duties for the transportation of the ores by common carriers bonded for the transportation of appraised or unappraised merchandise to properly equipped sampling or smelting establishments, whether designated as bonded warehouses or otherwise. On the arrival of the ores at such establishments they shall be sampled according to commercial methods under the supervision of Government officers, who shall be stationed at such establishments, and who shall submit the samples thus obtained to a Government assayer, designated by the Secretary of the Treasury, who shall make a proper assay of the sample and report the result to the proper customs officers, and the import entries shall be liquidated thereon. And the Secretary of the Treasury is authorized to make all necessary regulations to enforce the provisions of this paragraph.

ACT OF 1909.

PAR. 193. Zinc-bearing ore of all kinds, including calamine, containing less than ten per centum of zinc, shall be admitted free of duty; containing ten per centum or more of zinc and less than twenty per centum, one-fourth of one cent per pound on the zinc contained therein; containing twenty per centum or more of zinc and less than twenty-five per centum, one-half of one cent per pound on the zinc contained therein; containing twenty-five per centum of zinc, or more, one cent per pound on the zinc contained therein: *Provided*, That on all importa-tions of zinc-bearing ores the duties shall be estimated at the port of entry, and a bond given in double the amount of such estimated duties for the transportation of the ores by common carriers, bonded for the transportation of appraised or unappraised merchandise to properly equipped sampling or smelting establishments, whether designated as bonded ware-houses or otherwise. On the arrival of the ores at such establishments they shall be sampled according to commercial methods under the supervision of government officers, who shall be stationed at such establishments, and who shall submit the samples thus obtained to a government assayer, designated by the Secretary of the Treasury, who shall make a proper assay of the sample, and report the result to the proper customs officers, and the import entries shall be

ACT OF 1913.

PAR. 162. Zinc-bearing ores of all kinds, including calamine, 10 per centum ad valorem upon the zinc contained therein: *Provided*, That on all importations of zinc-bearing ores the duties shall be estimated at the port of entry, and a bond given in double the amount of such estimated duties for the transportation of the ores by common carriers bonded for the transportation of appraised or unappraised merchandise to properly equipped sampling or smelting establishments, whether designated as bonded warehouses or otherwise. On the arrival of the ores at such establishments they shall be sampled according to commercial methods under the supervision of Government officers. who shall be stationed at such establishments, and who shall submit the samples thus obtained to a Government assayer, designated by the Secretary of the Treasury, who shall make a proper assay of the sample and report the result to the proper custom officers, and the import entries shall be liquidated thereon, except in case of ores that shall be removed to a bonded warehouse to be refined for exportation as provided by law. And the Secretary of the Treasury is authorized to make all necessary regulations to enforce the provisions of this paragraph.

liquidated thereon, except in case of ores that shall be removed to a bonded warehouse to be refined for exportation as provided by law. And the Secretary of the Treasury is authorized to make all necessary regulations to enforce the provisions of this paragraph.

PARAGRAPH 395.

ACT OF 1922.

PAR. 395. Zinc in blocks, pigs, or slabs, and zinc dust, $1\frac{3}{4}$ cents per pound; in sheets, 2 cents per pound; in sheets coated or plated with nickel or other metal (except gold, silver, or platinum), or solutions, $2\frac{1}{4}$ cents per pound; old and worn-out, fit only to be remanufactured, $1\frac{1}{2}$ cents per pound.

ACT OF 1909.

PAR. 194. Zinc in blocks or pigs and zinc dust, one and three-eighths cents per pound; in sheets, one and five-eighths cents per pound; in sheets coated or plated with nickel or other metal, or solutions, one and three-fourths cents per pound; old and worn-out, fit only to be remanufactured, one cent per pound.

ACT OF 1913.

PAR. 163. Zinc in blocks, pigs, or sheets, and zinc dust; and old and worn-out zinc fit only to be remanufactured, 15 per centum ad valorem.

centum ad valorem. PAR. 109. * * * metal sheets * * * coated with nickel or other metals by dipping, printing, stenciling, or other process, 15 per centum ad valorem.

PARAGRAPH 396.

ACT OF 1922.

PAR. 396. Print rollers and print blocks used in printing, stamping, or cutting designs for wall or crêpe paper, linoleum, oilcloth, or other material, not specially provided for, composed wholly or in chief value of iron, steel, copper, brass, or any other metal, 60 per centum ad valorem.

ACT OF 1909.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, * * * or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 167. Articles or wares not specially provided for in this section; * * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal. but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 397.

ACT OF 1922.

PAR. 397. Cylindrical steel rolls ground and polished, valued at 25 cents per pound or over, 25 per centum ad valorem.

ACT OF 1909.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, * * * or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 167. Articles or wares not specially provided for in this section; * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 398.

ACT OF 1922.

PAR. 398. Twist drills, reamers, milling cutters, taps, dies, and metal-cutting tools of all descriptions, not specially provided for, containing more than sixtenths of 1 per centum of tungsten or molybdenum, 60 per centum ad valorem.

ACT OF 1909.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel. lead, copper, nickel, pewter, zinc, * * * or other metal, and whether partly or wholly manufactured, fortyfive per centum ad valorem.

ACT OF 1913.

PAR. 167. Articles or wares not specially provided for in t is section; * if composed wholly or in * * chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 399.

ACT OF 1922.

PAR. 399. Articles or wares not specially provided for, if composed wholly or in chief value of platinum, gold, or silver, and articles or wares plated with platinum, gold, or silver, or colored with gold lacquer, whether partly or wholly manufactured, 60 per centum ad valorem; if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with platinum, gold, or silver, or colored with gold lacquer, whether partly or wholly manufactured, 40 per centum ad valorem.

ACT OF 1909.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, gold, silver, platinum, aluminum, or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

PAR. 135. * * * Provided further, That articles manufactured wholly or in chief value of any wire or wires provided for in this paragraph shall pay the maximum rate of duty imposed in this section upon any wire used in the manufacture of such articles and in addition thereto one cent per pound: And provided further, That no article made from or composed of wire shall pay a less rate of duty than wire shall pay a less rate of duty than the shall pay a less rate of duty than the shall pay a less rate of duty that the shall pay a less rate of duty the shall pay a less rate of forty per centum ad valorem; * * *. PAR. 144. * * * finished hinges or

hinge blanks, whether of iron or steel, one and one-eighth cents per pound.

Curling-stone handles [Free]. PAR. 551. Curling stones, or quoits, and

PAR. 653. Platinum, * wire, * * * [Free].

ACT OF 1913.

PAR. 167. Articles or wares not specially provided for in this section; if composed wholly or in part of platinum, gold, or silver, and articles or wares plated with gold or silver, and whether partly or wholly manufactured, 50 per centum ad valorem; if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinć, aluminum, or other metal, but not plated with gold or silver. and whether partly or wholly manzfactured, 20 per centum ad valorem. PAR. 114. * * * articles manufac-

tured wholly or in chief value of any wire or wires provided for in this section; all the foregoing 15 per centum ad valorem; * *.

PAR. 612. * * * engraved steel * * dies and rolls, suitable for use * in engraving or printing bonds, stock cer-

tificates or other securities [Free]. PAR. 123. * * * finished hinges or hinge blanks, 10 per centum ad valorem;

PAR. 470. Curling stones, [if in chief value of metal] or quoits, and curling-stone handles [Free].

PAR. 578. Platinum, * * * in * * * wire, * * * [Free].

PARAGRAPH 400.

ACT OF 1922.

PAR. 400. No allowance or reduction of duties for partial loss or damage in consequence of rust or of discoloration shall be made upon any description of iron or steel, or upon any article wholly or partly manufactured of iron or steel, or upon any manufacture of iron or steel.

ACT OF 1909.

ACT OF 1913.

PAR. 138. No allowance or reduction of duties for partial loss or damage in consequence of rust or of discoloration shall be made upon any description of iron or steel, or upon any article wholly or partly manufactured of iron or steel, or upon any manufacture of iron or steel. PAR. 116. No allowance or reduction of duties for partial loss or damage in consequence of rust or of discoloration shall be made upon any description of iron or steel, or upon any article wholly or partly manufactured of iron or steel, or upon any manufacture of iron or steel.

SCHEDULE 4.-WOOD AND MANUFACTURES OF.

PARAGRAPH 401.

ACT OF 1922.

PAR. 401. Logs of fir, spruce, cedar, or Western hemlock, \$1 per thousand feet board measure: *Provided*, That any such class of logs cut from any particular class of lands shall be exempt from such duty if imported from any country, dependency, province, or other subdivision of government which has, at no time during the twelve months immediately preceding their importation into the United States, maintained any embargo, prohibition, or other restriction (whether by law, order, regulation, contractual relation or otherwise, directly or indirectly) upon the exportation of such class of logs from such country, dependency, province, or other subdivision of government, if cut from such class of lands.

ACT OF 1909.

PAR. 712. Wood: Logs and round unmanufactured timber, including pulp woods, * * * not specially provided for in this section [Free].

ACT OF 1913.

PAR. 647. Wood: Logs, * * * round, unmanufactured, * * * pulp woods, * * * [Free].

PARAGRAPH 402.

ACT OF 1922.

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

ACT OF 1909.

PAR. 202. Briar root or briar wood, ivy or laurel root, and similar wood unmanufactured, or not further advanced than cut into blocks suitable for the articles into which they are intended to be converted, fifteen per centum ad valorem.

PARAGRAPH 403.

ACT OF 1922.

PAR. 403. Cedar commercially known as Spanish cedar, lignum-vitæ, lancewood, ebony, box, granadilla, mahogany, rosewood, satinwood, Japanese white oak, and Japanese maple, in the log, 10 per centum ad valorem; in the form of sawed boards, planks, deals, and all other forms not further manufactured than sawed, 15 per centum ad valorem; veneers of wood and wood unmanufactured, not specially provided for, 20 per centum ad valorem.

ACT OF 1909.

PAR. 203. Sawed boards, planks, deals, and all forms of sawed cedar, lignumvitæ, lancewood, ebony, box, granadilla, mahogany, rosewood, satinwood, and all other cabinet woods not further manufactured than sawed, fifteen per

ACT OF 1913.

PAR. 168. Briar root or briar wood, ivy or laurel root, and similar wood unmanufactured, or not further advanced than cut into blocks suitable for the articles into which they are intended to be converted, 10 per centum ad valorem.

ACT OF 1913.

PAR. 169. Cedar commercially known as Spanish cedar, lignum-vitæ, lancewood, ebony, box, granadilla, mahogany, rosewood, and satinwood; all the foregoing when sawed into boards, planks, deals, or other forms, and not centum ad valorem; veneers of wood, and wood unmanufactured, not specially provided for in this section, twenty per centum ad valorem.

PAR. 713. Woods: Cedar, lignumvitæ, lancewood, ebony, box, granadilla, mahogany, rosewood, satinwood, and all forms of cabinet woods, in the log, rough, or hewn only, * * * [Free]. specially provided for in this section, and all cabinet woods not further manufactured than sawed, 10 per centum ad valorem; veneers of wood, 15 per centum ad valorem.

PAR. 648. Woods: Cedar, including Spanish cedar, lignum-vitæ, lancewood, ebony, box, granadilla, mahogany, rosewood, satinwood, and all forms of cabinet woods, in the log, rough, or hewn only, * * * [Free].

PARAGRAPH 404.

ACT OF 1922.

PAR. 404. Hubs for wheels, posts, heading bolts, stave bolts, last blocks, wagon blocks, oar blocks, heading blocks, and all like blocks or sticks, roughhewn, or rough shaped, sawed or bored, 10 per centum ad valorem.

ACT OF 1909.

PAR. 206. Hubs for wheels, posts, heading bolts, stave bolts, last blocks, wagon blocks, oarblocks, heading blocks, and all like blocks or sticks, roughhewn, sawed or bored, twenty per centum ad valorem.

PAR. 565. Fence posts of wood [Free].

ACT OF 1913.

PAR. 647. Wood: * * * fence posts, * * * hubs for wheels. posts, heading bolts, stave bolts, last blocks, wagon blocks, oar blocks, heading blocks, and all like blocks or sticks, rough hewn, sawed, or bored; * * * not specially provided for in this section [Free].

PARAGRAPH 405.

ACT OF 1922.

PAR. 405. Casks, barrels, and logslieads (empty), sugar-box shooks, and packing boxes (empty), and packing-box shooks, of wood, not specially provided for, 15 per centum ad valorem.

ACT OF 1909.

PAR. 210. Casks, barrels, and hogsheads (empty), sugar-box shooks, and packing-boxes (empty), and packingbox shooks, of wood, not specially provided for in this section, thirty per centum ad valorem.

PARAGRAPH 406.

ACT OF 1922.

PAR. 406. Boxes, barrels, and other articles containing oranges, lemons, limes, grapefruit, shaddocks or pomelos, 25 per centum ad valorem: *Provided*, That the thin wood, so called, comprising the sides, tops, and bottoms of fruit boxes of the growth or manufacture of the United States, exported as fruit box shooks, may be reimported in completed form, filled with fruit, by the payment of duty at one-half the rate imposed on similar boxes of entirely foreign growth and manufacture; but proof of the identity of such shooks shall be made under regulations to be prescribed by the Secretary of the Treasury.

ACT OF 1909.

PAR. 211. Boxes, barrels, or other articles containing oranges, lemons, limes, grapefruit, shaddocks or pomelos, thirty per centum ad valorem: *Provided*, That the thin wood, so

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ACT OF 1913.

PAR. 171. Casks, barrels, and hogsheads (empty), sugar-box shooks, and packing boxes (empty), and packingbox shooks, of wood, not specially provided for in this section, 15 per centum ad valorem.

ACT OF 1913.

PAR. 172. Boxes, barrels, or other articles containing oranges, lemons, limes, grapefruit, shaddocks, or pomelos, 15 per centum ad valorem: *Provided*, That the thin wood, so called, called, comprising the sides, tops and bottoms of orange and lemon boxes of the growth and manufacture of the United States, exported as orange and lemon box shooks, may be reimported in completed form, filled with oranges and lemons, by the payment of duty at one-half the rate imposed on similar boxes of entirely foreign growth and manufacture; but proof of the identity of such shooks shall be made under regulations to be prescribed by the Secretary of the Treasury. comprising the sides, tops and bottoms of fruit boxes of the growth and manufacture of the United States, exported as fruit box shooks, may be reimported in completed form, filled with fruit, without the payment of duty; but proof of the identity of such shooks shall be made under regulations to be prescribed by the Secretary of the Treasury.

PARAGRAPH 407.

ACT OF 1922.

PAR. 407. Reeds wrought or manufactured from rattan or reeds, whether round, flat, split, oval, or in whatever form, cane wrought or manufactured from rattan, cane webbing, and split or partially manufactured rattan, not specially provided for, 20 per centum ad valorem. Furniture made with frames wholly or in part of wood, rattan, reed, bamboo, osier or willow, or malacca, and covered wholly or in part with rattan, reed, grass, osier or willow, or fiber of any kind, 60 per centum ad valorem; split bamboo, 1[‡] cents per pound; osier or willow, including chip of and split willow, prepared for basket makers' use, 35 per centum ad valorem; all articles not specially provided for, wholly or partly manufactured of rattan, bamboo, osier or willow, 45 per centum ad valorem.

ACT OF 1909.

PAR. 212. Chair cane or reeds wrought or manufactured from rattans or reeds, ten per centum ad valorem; osier or willow, including chip of and split willow, prepared for basket makers' use, twenty-five per centum ad valorem; manufactures of osier or willow and willow furniture, forty-five per centum ad valorem.

PAR. 215. House or cabinet furniture wholly or in chief value of wood, wholly or partly finished, and manufactures of wood * * * not specially provided for in this section, thirty-five per centum ad valorem.

thirty-five per centum ad valorem. PAR. 713. Woods: * * * rattan, reeds unmanufactured, * * * in the rough, or not further advanced than cut into lengths suitable for sticks for umbrellas, parasols. sunshades, whips, fishing rods, or walking canes [Free].

ACT OF 1913.

PAR. 173. Chair cane or reeds wrought or manufactured from rattans or reeds, 10 per centum ad valorem; osier or willow, including chip of and split willow, prepared for basket makers' use, 10 per centum ad valorem; manufactures of osier or willow and willow furniture, 25 per centum ad valorem.

PAR. 176. House or cabinet furniture wholly or in chief value of wood, wholly or partly finished, and manufactures of wood * * * not specially provided for in this section, 15 per centum ad valorem.

PAR. 648. Woods: * * * rattan, reeds unmanufactured, * * * in the rough, or not further advanced than cut into lengths suitable for sticks for umbrellas, parasols, sunshades, whips, fishing rods, or walking canes [Free].

PARAGRAPH 408.

ACT OF 1922.

PAR. 408. Toothpicks of wood or other vegetable substance, 25 per centum ad valorem; butchers' and packers' skewers of wood, 25 cents per thousand.

ACT OF 1909.

PAR. 213. Toothpicks of wood or other vegetable substance, two cents per one thousand and fifteen per centum ad valorem; butchers' and packers' skewers of wood, forty cents per thousand.

ACT OF 1913.

PAR. 174. Toothpicks of wood or other vegetable substance, 25 per centum ad valorem; butchers' and packers' skewers of wood, 10 cents per thousand.

PARAGRAPH 409.

ACT OF 1922.

PAR. 409. Porch and window blinds, baskets, chair seats, curtains, shades, or screens, any of the foregoing wholly or in chief value of bamboo, wood. straw, papier-maché, palm leaf. or compositions of wood, not specially provided for, 35 per centum ad valorem; if stained, dyed, painted, printed, polished, grained, or creosoted, 45 per centum ad valorem.

ACT OF 1909.

PAR. 214. Porch and window blinds, baskets, curtains, shades, or screens of bamboo, wood. straw, or compositions of wood, not specially provided for in this section, thirty-five per centum ad valorem; if stained, dyed, painted, printed, polished, grained, or creosoted, forty per centum ad valorem.

PAR. 215. House or cabinet furniture wholly or in chief value of wood, wholly or partly finished, and manu-factures of wood or bark, or of which wood or bark is the component material of chief value, not specially pro-vided for in this section, thirty-five per centum ad valorem.

PAR 463. Manufactures of * * * palm leaf, * * * not specially provided for in this section, thirty-five per centum ad valorem; * * *.

PAR. 464. Manufactures of * * * papier-mâché, * * * not specially provided for in this section, * * thirty-five per centum ad valorem.

ACT OF 1913.

PAR. 175. Blinds, curtains, shades, or screens any of the foregoing in chief value of bamboo, wood, straw, or compositions of wood, not specially provided for in this section, 20 per centum ad valorem; if stained, dyed, painted, printed, polished, grained, or creosoted, and baskets in chief value of like material, 25 per centum ad valorem.

PAR. 176. House or cabinet furniture wholly or in chief value of wood, wholly or partly finished, and manu-factures of wood or bark, * * * not specially provided for in this section, 15 per centum ad valorem.

PAR. 368. Manufactures of * * * palm leaf, * * * not otherwise spe-cially provided for in this section, * * * * 15 per centum ad valorem;

PAR. 369. Manufactures of * * * papier-mâché, * * * not specially provided for in this section, 25 per centum ad valorem; * * *.

PARAGRAPH 410.

ACT OF 1922.

PAR. 410. Spring clothespins, 15 cents per gross: house or cabinet furniture wholly or in chief value of wood, wholly or partly finished, wood flour, and manufactures of wood or bark, or of which wood or bark is the component material of chief value, not specially provided for, $33\frac{1}{3}$ per centum ad valorem.

ACT OF 1909.

PAR. 215. House or cabinet furniture wholly or in chief value of wood, wholly or partly finished, and manufactures of wood or bark, or of which wood or bark is the component material of chief value, not specially provided for in this section, thirty-five per

centum ad valorem. PAR. 603. Kindling wood [Free]. PAR. 712. Wood: * * * hop poles, * * * ship planking; all the fore-going not specially provided for in this section [Free].

ACT OF 1913.

PAR. 176. House or cabinet furniture wholly or in chief value of wood, wholly or partly finished, and manufactures of wood or bark, or of which wood or bark is the component material of chief value, not specially provided for in this section, 15 per centum ad valorem.

PAR. 647. Wood: * * * kindling wood, * * * hop poles, hoop poles, * * * ship planking, broom handles. sawdust, and wood flour; all the foregoing not specially provided for in this section [Free].

SCHEDULE 5.—SUGAR, MOLASSES, AND MANUFAC-TURES OF.

PARAGRAPH 501.

ACT OF 1922.

PAR. 501. Sugars, tank bottoms, sirups of cane juice, melada, concentrated melada, concrete and concentrated molasses, testing by the polariscope not above seventy-five sugar degrees, and all mixtures containing sugar and water, testing by the polariscope above fifty sugar degrees and not above seventy-five sugar degrees, $1\frac{24}{100}$ cents per pound, and for each additional sugar degree shown by the polariscopic test, forty-six one-thousandths of 1 cent per pound additional, and fractions of a degree in proportion.¹

ACT OF 1909.

SCHEDULE E .--- SUGAR, MOLASSES, AND MANUFACTURES OF.

PAR. 216, Sugars not above number sixteen Dutch standard in color, tank bottoms, sirups of cane juice, melada, concentrated melada, concrete and concentrated molasses, testing by the polariscope not above seventy-five degrees, ninety-five one-hundredths of one cent per pound, and for every additional degree shown by the polariscopic test, thirty-five one-thousandths of one cent per pound additional, and fractions of a degree in proportion; and on sugar above number sixteen Dutch standard in color, and on all sugar which has gone through a process of refining, one cent and ninety one-hundredths of one cent per pound; * * * sugar drainings and sugar sweepings shall be subject to duty as molasses or sugar, as the case may be, according to polariscopic test.

ACT OF 1913.

SCHEDULE E.-SUGAR, MOLASSES, AND MANUFACTURES OF.

PAR. 177. Sugars, tank bottoms, sirups of cane juice, melada, concentrated melada, concrete and concentrated molasses, testing by the polariscope not above seventy-five degrees, seventyone one-hundredths of 1 cent per pound, and for every additional degree shown by the polariscopic test, twentysix one-thousandths of 1 cent per pound additional, and fractions of a degree in proportion;¹ * * * sugar drainings and sugar sweepings shall be subject to duty as molasses or sugar, as the case may be, according to polariscopic test: Provided, That the duties imposed in this paragraph shall be effective on and after the first day of March, nineteen hundred and fourteen, until which date the rates of duty provided by paragraph two hundred and sixteen of the tariff Act approved August fifth, nineteen hundred and nine, shall remain in force: Provided, however, That so much of paragraph two hundred and sixteen of an Act to provide revenue, equalize duties, and encourage the industries of the United States, and for other purposes, approved August fifth, nineteen hundred and nine, as relates to the color test denominated as Number Sixteen Dutch standard in color, shall be and is hereby repealed: Provided further, That on and after the first day of May, nineteen hundred and sixteen, the articles hereinbefore enumerated in this paragraph shall be admitted free of duty. [The last pro-viso was repealed by the act of April 27, 1916, ch. 93.]

¹Sugars, tank bottoms, sirups of cane juice, melada, concentrated melada, concrete and concentrated molasses, testing by the polariscope not above seventy-five degrees, one and sixteen one-hundredths of 1 cent per pound, and for every additional degree shown by the polariscopic test, four one-hundredths of 1 cent per pound additional, and fractions of a degree in proportion * * * sugar drainings and sugar sweepings shall be sub-ject to duty as molasses or sugar, as the case may be, according to polariscopic test. Par. 20, emergency tariff act of 1921.

PARAGRAPH 502.

ACT OF 1922.

PAR. 502. Molasses and sugar sirups, not specially provided for, testing not above 48 per centum total sugars, twenty-five one-hundredths of 1 cent per gallon; testing above 48 per centum total sugars, two hundred and seventy-five one-thousandths of 1 cent additional for each per centum of total sugars and fractions of a per centum in proportion; molasses testing not above 52 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; testing above 56 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; testing above 52 and not above 56 per centum total sugars not imported to be commercially used for the extraction of sugar, or for human consumption, one-sixth of 1 cent imported to be commercially used for the extraction of sugar, or for human consumption, one-sixth of 1 cent imported to be commercially used for the extraction of sugar, or for human consumption, one-sixth of 1 cent imported to be commercially used for the extraction of sugar, or for human consumption, one-sixth of 1 cent imported to be commercially used for the extraction of sugar, or for human consumption, one-sixth of 1 cent additional for each per centum of total sugars and fractions of a per centum in proportion.¹

ACT OF 1909.

PAR. 216. * * * molasses testing not above forty degrees, twenty per centum ad valorem; testing above forty degrees and not above fifty-six degrees, three cents per gallon; testing above fifty-six degrees, six cents per gallon; sugar drainings and sugar sweepings shall be subject to duty as molasses or sugar, as the case may be, according to polariscopic test.¹

ACT OF 1913.

PAR. 177. * * * molasses testing not above forty degrees, 15 per centum ad valorem; testing above forty degrees and not above fifty-six degrees, $2\frac{1}{4}$ cents per gallon; testing above fiftysix degrees, $4\frac{1}{2}$ cents per gallon; sugar drainings and sugar sweepings shall be subject to duty as molasses or sugar, as the case may be, according to polariscopic test: * * * [See provisos of par. 177 under par. 501].¹

PARAGRAPH 503.

ACT OF 1922.

PAR. 503. Maple sugar and maple sirup, 4 cents per pound; dextrose testing not above 99.7 per centum and dextrose sirup, $1\frac{1}{2}$ cents per pound. Sugar cane in its natural state, \$1 per ton of two thousand pounds; sugar contained in dried sugar cane, or in sugar cane in any other than its natural state, 75 per centum of the rate of duty applicable to manufactured sugar of like polariscopic test.

ACT OF 1909.

PAR. 217. Maple sugar and maple sirup, four cents per pound; glucose or grape sugar, one and one-half cents per pound; sugar cane in its natural state, or unmanufactured, twenty per centum ad valorem.

ACT OF 1913.

PAR. 178. Maple sugar and maple sirup, 3 cents per pound; glucose or grape sugar, 1[‡] cents per pound; sugar cane in its natural state, or unmanufactured, 15 per centum ad valorem: *Provided*, That on and after the first day of May, nineteen hundred and sixteen, the articles hereinbefore enumerated in this paragraph shall be admitted free of duty. [The proviso was repealed by the act of April 27, 1916, chapter 93.]

PARAGRAPH 504.

ACT OF 1922.

PAR. 504. Adonite, arabinose, dulcite, galactose, inosite, inulin, levulose, mannite, d-talose, d-tagatose, ribose, melibiose, dextrose testing above 99.7 per centum, mannose, melezitose, raffinose, rhamnose, salicin, sorbite, xylose, and other saccharides, 50 per centum ad valorem.

¹ Molasses testing not above forty degrees, 24 per centum ad valorem; testing above forty degrees and not above fifty-six degrees, 3½ cents per gallon; testing above fifty-six degrees, 7 cents per gallon; sugar drainings and sugar sweepings shall be subject to duty as molasses or sugar as the case may be according to polariscopic test. Par. 20 emergency tariff act of 1921.

ACT OF 1909.

PAR. 248. * * * sugar of milk, five cents per pound.

PAR. 665. Salicin [Free].

PAR. 3. * * * all chemical compounds, mixtures and salts, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *. ACT OF 1913.

PAR. 547. * * * sugar of milk [Free].

PAR. 591. Salicin [Free].

PAR. 5. * * * all chemical and medicinal compounds, preparations, mixtures and salts. * * * not specially provided for in this section, 15 per centum ad valorem.

PARAGRAPH 505.

ACT OF 1922.

PAR. 505. Sugar candy and all confectionery not specially provided for, and sugar after being refined, when tinctured, colored, or in any way adulterated, 40 per centum ad valorem.

ACT OF 1909.

PAR. 219. Sugar candy and all confectionery not specially provided for in this section, valued at fifteen cents per pound or less, and on sugars after being refined, when tinctured, colored or in any way adulterated, four cents per pound and fifteen per centum ad valorem; valued at more than fifteen cents per pound, fifty per centum ad valorem. The weight and the value of the immediate coverings, other than the outer packing case or other covering, shall be included in the dutiable weight and the value of the merchandise.

ACT OF 1913.

PAR, 180. Sugar candy and all confectionery not specially provided for in this section, valued at 15 cents per pound or less, 2 cents per pound; valued at more than 15 cents per pound, 25 per centum ad valorem. The weight and the value of the immediate coverings, other than the outer packing case or other covering, shall be included in the dutiable weight and the value of the merchandise.

SCHEDULE 6.-TOBACCO AND MANUFACTURES OF.

PARAGRAPH 601.

ACT OF 1922.

PAR. 601. Wrapper tobacco, and filler tobacco when mixed or packed with more than 35 per centum of wrapper tobacco, and all leaf tobacco the product of two or more countries or dependencies when mixed or packed together, if unstemmed, \$2.10 per pound; if stemmed, \$2.75 per pound; filler tobacco not specially provided for, if unstemmed, 35 cents per pound; if stemmed, 50 cents per pound.

ACT OF 1909.

SCHEDULE F.-TOBACCO AND MANUFAC-TURES OF.

PAR. 220. Wrapper tobacco, and filler tobacco when mixed or packed with more than fifteen per centum of wrapper tobacco, and all leaf tobacco the product of two or more countries or dependencies when mixed or packed together, if unstemmed, one dollar and eighty-five cents per pound; if stemmed, two dollars and fifty cents per pound; filler tobacco not specially provided for in this section, if unstemmed, thirty-five cents per pound; if stemmed, fifty cents per pound.

ACT OF 1913.

SCHEDULE F.-TOBACCO AND MANUFAC-TURES OF.

PAR. 181. Wrapper tobacco, and filler tobacco when mixed or packed with more than 15 per centum of wrapper tobacco, and all leaf tobacco the product of two or more countries or dependencies when mixed or packed together. if unstemmed, \$1.85 per pound¹; if stemmed, \$2.50 per pound²; filler tobacco not specially provided for in this section, if unstemmed, 35 cents per pound³; if stemmed, 50 cents per pound 4.

PARAGRAPH 602.

ACT OF 1922.

PAR. 602. The term "wrapper tobacco" as used in this title means that quality of leaf tobacco which has the requisite color, texture, and burn, and is of sufficient size for cigar wrappers, and the term "filler tobacco" means all other leaf tobacco. Collectors of customs shall permit entry to be made, under rules and regulations to be prescribed by the Secretary of the Treasury, of any leaf tobacco when the invoices of the same shall specify in detail the character of such tobacco. whether wrapper or filler, its origin and quality. In the examination for classification of any imported leaf tobacco, at least one bale, box, or package in every ten, and at least one in every invoice, shall be examined by the appraiser or person authorized by law to make such examination, and at least ten hands shall be examined in each examined bale, box, or package.

ACT OF 1909.

ACT OF 1913.

PAR. 221. The term wrapper tobacco as used in this section means that quality of leaf tobacco which is suitable for cigar wrappers, and the term filler to-bacco means all other leaf tobacco. Collectors of customs shall not permit

PAR. 182. The term wrapper tobacco as used in this section means that quality of leaf tobacco which has the requisite color, texture, and burn, and is of sufficient size for cigar wrappers, and the term filler tobacco means all

^{\$2.35} per pound, par. 25, emergency tariff act of 1921.
\$3 per pound, par. 25, emergency tariff act of 1921.
\$35 cents per pound, par. 25, emergency tariff act of 1921.
\$50 cents per pound, par. 25, emergency tariff act of 1921.

entry to be made, except under regulations to be prescribed by the Secretary of the Treasury, of any leaf tobacco, unless the invoices of the same shall specify in detail the character of such tobacco, whether wrapper or filler, its origin and quality. In the examination for classification of any imported leaf tobacco, at least one bale, box, or package in every ten, and at least one in every invoice, shall be examined by the appraiser or person authorized by law to make such examination, and at least ten hands shall be examined in each examined bale, box, or package. other leaf tobacco. Collectors of customs shall not permit entry to be made, except under regulations to be prescribed by the Secretary of the Treasury, of any leaf tobacco, unless the invoices of the same shall specify in detail the character of such tobacco, whether wrapper or filler, its origin and quality. In the examination for classification of any imported leaf tobacco, at least one bale, box, or package in every ten, and at least one in every invoice, shall be examined by the appraiser or person authorized by law to make such examination, and at least ten hands shall be examined in each examined bale, box, or package.

PARAGRAPH 603.

ACT OF 1922.

PAR. 603. All other tobacco, manufactured or unmanufactured, not specially provided for, 55 cents per pound; scrap tobacco, 35 cents per pound.

ACT OF 1909.

PAR. 222. All other tobacco, manufactured or unmanufactured, not specially provided for in this section, and scrap tobacco, fifty-five cents per pound. PAR. 183. All other tobacco, manufacred or unmanufactured, not specially

tured or unmanufactured, not specially provided for in this section, 55 cents per pound; scrap tobacco, 35 cents per pound.

ACT OF 1913.

PARAGRAPH 604.

ACT OF 1922.

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

ACT OF 1909.

PAR. 223. Snuff and snuff flour, manufactured of tobacco, ground dry, or damp, and pickled, scented, or otherwise, of all descriptions, fifty-five cents per pound.

PAR. 696. Tobacco stems [Free].

ACT OF 1913.

PAR. 184. Snuff and snuff flour, manufactured of tobacco, ground dry, or damp, and pickled, scented, or otherwise. of all descriptions, 55 cents per pound.

PAR. 632. Tobacco stems [Free].

PARAGRAPH 605.

ACT OF 1922.

PAR. 605. Cigars, cigarettes, cheroots of all kinds, \$4.50 per pound and 25 per centum ad valorem, and paper cigars and cigarettes, including wrappers, shall be subject to the same duties as are herein imposed upon cigars.

ACT OF 1909.

PAR. 224. Cigars, cigarettes, cheroots of all kinds, four dollars and fifty cents per pound and twenty-five per centum ad valorem, and paper cigars and cigarettes, including wrappers, shall be subject to the same duties as are herein imposed upon cigars.

ACT OF 1913.

PAR. 185. Cigars, cigarettes, cheroots of all kinds, \$4.50 per pound and 25 per centum ad valorem, and paper cigars and cigarettes, including wrappers, shall be subject to the same duties as are herein imposed upon cigars.

116

SCHEDULE 7.—AGRICULTURAL PRODUCTS AND PRO-VISIONS.

PARAGRAPH 701.

ACT OF 1922.

PAR. 701. Cattle, weighing less than one thousand and fifty pounds each, $1\frac{1}{2}$ cents per pound; weighing one thousand and fifty pounds each or more, 2 cents per pound; fresh beef and veal, 3 cents per pound; tallow, one-half of 1 cent per pound; oleo oil and oleo stearin, 1 cent per pound.

ACT OF 1909.

Schedule G.—Agricultural Products AND PROVISIONS.

PAR. 225. Cattle, if less than one year old, two dollars per head; all other cattle if valued at not more than fourteen dollars per head, three dollars and seventy-five cents per head; if valued at more than fourteen dollars per head, twenty-seven

and one-half per centum ad valorem. PAR. 285. Fresh beef, veal, * * * one and one-half cents per pound.

PAR. 290. Tallow, one-half of one cent per pound; * * *. PAR. 3. * * * expressed oils, ren-dered oils, * * * twenty-five per cen-tum ad valorem. [Covered oleo oil.]

PAR. 640. Oleo stearin [Free].

PARAGRAPH 702.

ACT OF 1922.

PAR. 702. Sheep and goats, \$2 per head; fresh mutton and goat meat, $2\frac{1}{2}$ cents per pound; fresh lamb, 4 cents per pound.

ACT OF 1909.

PAR. 228. Sheep, one year old or over, one dollar and fifty cents per head; less than one year old, seventy-five cents per head.

PAR. 229. All other live animals, not specially provided for in this section, twenty per centum ad valorem. [Covered goats.]

* * * mutton, PAR. 285. Fresh * * one and one-half cents * lamb, per pound.

[Goat meat not specially provided for.]

Cattle, except for breeding, 30 per centum ad valorem. (Par. 12, emergency tariff act of 1921.)
Fresh or frozen beef or veal, 2 cents per pound. (Par. 14, emergency tariff act of 1921.)
Sheep: One year old or over, \$2 per head; less than one year old, \$1 per head. (Par. 13, emergency if act of 1921.) tariff act of 1921.)

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ACT OF 1913.

SCHEDULE G.—AGRICULTURAL PRODUCTS AND PROVISIONS.

Par. 619. * * * * ¥ cattle. [Free].¹

PAR. 545. Meats: Fresh beef, veal, * * [Free].² * PAR. 622. Tallow [Free].

PAR. 44. * * * all other animal oils, * * * 15 per centum ad valo-rem. [Covered oleo oil.]

ACT OF 1913.

domestic live animals suitable for human food not otherwise provided for in this section [Free].³ [Covered goats.]

PAR. 545. Meats: Fresh * ton, lamb, * * * [Free].4

PAR. 619. * * * sheep, and all other

[Goat meat not specially provided

PAR. 562. Oleo stearin [Free].

⁺ Fresh or frozen mutton, lamb, 2 cents per pound. (Par. 14, emergency tariff act of 1921.)

PARAGRAPH 703.

ACT OF 1922.

PAR. 703. Swine, one-half of 1 cent per pound; fresh pork, three-fourths of 1 cent per pound; bacon, hams, and shoulders, and other pork, prepared or preserved, 2 cents per pound; lard, 1 cent per pound; lard compounds and lard substitutes, 4 cents per pound.

ACT OF 1909.

PAR. 226. Swine, one dollar and fifty cents per head.

PAR. 284. Bacon and hams, four cents per pound.

PAR. 285. Fresh * * * pork. * * * one and one-half cents per pound.

PAR. 286. Meats of all kinds, prepared or preserved, not specially provided for in this section, twenty-five per centum ad valorem. [Covered shoulders and other pork prepared or preserved.]

PAR. 288. Lard, one and one-half cents per pound.

[No corresponding provision for lard compounds and lard substitutes.]

PARAGRAPH 704.

ACT OF 1922.

PAR. 704. Reindeer meat, venison and other game (except birds) not specially provided for, 4 cents per pound.

ACT OF 1909.

PAR. 285. * * * venison and other game, except birds, one and one-half cents per pound.

[No corresponding provision for reindeer meat.] PAR. 227. Venison, and other game, 1¹/₂ cents per pound; * * *.

ACT OF 1913.

[No corresponding provision for reindeer meat.]

PARAGRAPH 705.

ACT OF 1922.

PAR. 705. Extract of meat, including fluid, 15 cents per pound.

ACT OF 1909.

PAR. 287. Extract of meat, not especially provided for in this section, thirtyfive cents per pound; fluid extract of meat, fifteen cents per pound, but the dutiable weight of the extract of meat and of the fluid extract of meat shall not include the weight of the packages in which the same is imported. PAR. 228. Extract of meat, not specially provided for in this section, 10 cents per pound; fluid extract of meat, 5 cents per pound, but the dutiable weight of the extract of meat and of the fluid extract of meat shall not include the weight of the packages in which the same is imported.

ACT OF 1913.

¹ Pork dutiable at 2 cents per pound. (Par. 14, emergency tariff act of 1921.) ² Meats of all kinds, prepared or preserved, n. s. p. f., 25 per centum ad valorem. (Par. 14, emergency tariff act of 1921.)

ACT OF 1913

PAR. 619. Swine, * * * [Free].

PAR. 545. Meats: Fresh * * * pork; ¹ bacon and hams; meats of all kinds, prepared or preserved, not specially provided for ² * * * [Free]. [Covered shoulders and other pork prepared or preserved.]

prepared or preserved.] PAR. 528. Lard, lard compounds, and lard substitutes [Free].

PARAGRAPH 706.

ACT OF 1922.

PAR. 706. Meats, fresh, prepared, or preserved, not specially provided for, 20 per centum ad valorem: *Provided*, That no meats of any kind shall be imported into the United States unless the same is healthful, wholesome, and fit for human food and contains no dye, chemical, preservative, or ingredient which renders the same unhealthful, unwholesome, or unfit for human food, and unless the same also complies with the rules and regulations made by the Secretary of Agriculture, and that, after entry into the United States in compliance with said rules and regulations, said meats shall be deemed and treated as domestic meats within the meaning of and shall be subject to the provisions of the Act of June 30, 1906 (Thirty-fourth Statutes at Large, page 674), commonly called the "Meat Inspection Amendment," and the Act of June 30, 1906 (Thirty-fourth Statutes at Large, page 768), commonly called the "Food and Drugs Act," and that the Secretary of Agriculture be and hereby is authorized to make rules and regulations to carry out the purposes of this provision, and that in such rules and regulations the Secretary of Agriculture may prescribe the terms and conditions for the destruction of all such meats offered for entry and refused admission into the United States unless the same be exported by the consignee within the time fixed therefor in such rules and regulations.

ACT OF 1909.

PAR. 286. Meats of all kinds, prepared or preserved, not specially provided for in this section, twenty-five per centum ad valorem.

[No corresponding provision for fresh meats, n. s. p. f.]

PAR. 667. Sausages, bologna [Free].

ACT OF 1913.

PAR. 545. * * * meats of all kinds, prepared or preserved, not specially provided for in this section [Free]: Provided, however, That none of the foregoing meats shall be admitted into the United States unless the same is healthful, wholesome and fit for human food and contains no dye, chemical, preservative, or ingredient which renders the same unhealthful, unwholesome or unfit for human food, and unless the same also complies with the rules and regulations made by the Secretary of Agriculture, and that, after entry into the United States in compliance with said rules and regulations, said imported meats shall be deemed and treated as domestic meats within the meaning of and shall be subject to the provisions of the Act of June thirtieth, nineteen hundred and six (Thirty-fourth Statutes at Large, page six hundred and seventyfour), commonly called the Meat Inspection Amendment, and the Act of June thirtieth, nineteen hundred and six, (Thirty-fourth Statutes at Large, page seven hundred and sixty-eight), com-monly called the Food and Drugs Act, and that the Secretary of Agriculture be and hereby is authorized to make rules and regulations to carry out the purposes of this paragraph, and that in such rules and regulations the Secretary of Agriculture may prescribe the terms and conditions for the destruction for food purposes of all such meats offered for entry and refused admission into the United States unless the same be exported by the consignee within the time fixed therefor in such rules and regulations.

[No corresponding provision for fresh meats, n. s. p. f.]

¹ Meats of all kinds, prepared or preserved, n. s. p. f., 25 per centum ad valorem. (Par. 14, emergency tariff act of 1921.)

PARAGRAPH 707.

ACT OF 1922.

PAR. 707. Milk, fresh, $2\frac{1}{2}$ cents per gallon; sour milk and buttermilk, 1 cent per gallon; cream, 20 cents per gallon: *Provided*, That fresh or sour milk con-taining more than 7 per centum of butter fat shall be dutiable as cream, and cream containing more than 45 per centum of butter fat shall be dutiable as butter.

ACT OF 1909.

PAR. 247. Milk, fresh, two cents per gallon; cream, five cents per gallon.

[No corresponding provision for sour milk and buttermilk.]

ACT OF 1913.

PAR. 547. Milk and cream, [Free].¹

[No corresponding provision for sour milk and buttermilk.]

PARAGRAPH 708.

ACT OF 1922.

PAR. 708. Milk, condensed or evaporated: In hermetically sealed containers, unsweetened, 1 cent per pound, sweetened, $1\frac{1}{2}$ cents per pound; all other, $1\frac{3}{2}$ cents per pound; whole milk powder, 3 cents per pound; cream powder, 7 cents per pound; and skimmed milk powder, $1\frac{1}{2}$ cents per pound; malted milk, and compounds or mixtures of or substitutes for milk or cream, 20 per centum ad valorem.

ACT OF 1909.

PAR. 248. Milk, preserved or condensed, or sterilized by heating or other processes, including weight of immediate coverings, two cents per pound; * * *.

[No corresponding provision for the other commodities.]

PAR. 547. Milk and cream, including milk or cream preserved or condensed, or sterilized by heating or other processes, * * * [Free].²

[No corresponding provision for the other commodities.]

PARAGRAPH 709.

ACT OF 1922.

PAR. 709. Butter, 8 cents per pound; oleomargarine and other butter substitutes, 8 cents per pound.

ACT OF 1909.

PAR. 245. Butter and substitutes therefor, six cents per pound.

PARAGRAPH 710.

ACT OF 1922.

PAR. 710. Cheese and substitutes therefor, 5 cents per pound, but not less than 25 per centum ad valorem.

ACT OF 1909.

246. Cheese, and substitutes PAR. therefor, six cents per pound.

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¹Milk, fresh, 2 cents per gallon; cream, 5 cents per gallon. (Par. 23, emergency tariff act of 1921.) ²Milk, preserved or condensed, or sterilized by heating or other process, including weight of immediate coverings, 2 cents per pound. (Par. 24, emergency tariff act of act of 19 ² Milk,

1921.) Butter and substitutes therefor, 6 cents per pound. (Par. 21, emergency tariff act of 21.) Oleomargarine in packages of less than 10 pounds prohibited by act of Aug. 2,

1921.) Oleomargarine in packages of less than 10 pounds prohibited by act of Aug. 2, 1886, sec. 10. ⁴ Cheese, and substitutes therefor, 26 per centum ad valorem. (Par. 22, emergency tariff act of 1921.)

ACT OF 1913.

PAR. 195. Butter and butter substitutes, 2¹/₂ cents per pound.³

ACT OF 1913.

ACT OF 1913.

for, 20 per centum ad valorem.⁴

PAR. 196. Cheese and substitutes there-

PARAGRAPH 711.

ACT OF 1922.

PAR. 711. Birds, live: Poultry, 3 cents per pound; all other, valued at \$5 or less each, 50 cents each; valued at more than \$5 each, 20 per centum ad valorem.

ACT OF 1909.

PAR. 289. Poultry, live, three cents per pound; * * *. PAR. 510. Birds and land and water fowls [Free].

ACT OF 1913.

PAR. 229. Poultry, live, 1 cent per pound; * * *. PAR. 416. Birds and land and water

fowls, not specially provided for in this section [Free].

PARAGRAPH 712.

ACT OF 1922.

PAR. 712. Birds, dead, dressed or undressed: Poultry, 6 cents per pound; all other, S cents per pound; all the foregoing, prepared or preserved in any manner and not specially provided for, 35 per centum ad valorem.

ACT OF 1909.

* * * dead, PAR. 289. Poultry, five cents per pound.

PAR. 286. Meats of all kinds, prepared or preserved, not specially provided for in this section, twenty-five per centum ad valorem.

[No corresponding provision for the other commodities.]

ACT OF 1913.

PAR. 227. * * * game birds, dressed,

30 per centum ad valorem. PAR. 229. Poultry, * * * dead, or prepared in any manner, including the weight of the immediate coverings or

containers, 2 cents per pound. PAR. 545. * * * meats of all kinds, * * preserved, not specially pro-vided for in this section: * * * [Free]. [No corresponding provision for the other commodities.]

PARAGRAPH 713.

ACT OF 1922.

PAR. 713. Eggs of poultry, in the shell, S cents per dozen; whole eggs, egg yolk, and egg albumen, frozen or otherwise prepared or preserved, and not specially provided for, 6 cents per pound: dried whole eggs, dried egg yolk, and dried egg albumen, 18 cents per pound.

ACT OF 1909.

PAR. 256. Eggs, not specially provided for in this section, five cents per dozen.

PAR. 257. Eggs, dried, fifteen cents per pound; eggs, yolk of, twenty-five per centum ad valorem; albumen. egg or blood three cents per pound; * * *. blood, three cents per pound;

ACT OF 1913.

PAR. 4. Dried egg albumen, 3 cents per pound.

PAR. 203. Eggs frozen or otherwise prepared or preserved in tins or other packages, not specially provided for in this section, including the weight of the immediate coverings or containers, 2 cents per pound; frozen or liquid egg albumen, 1 cent per pound. PAR. 204. Eggs, dried, 10 cents per

pound; eggs, yolk of, 10 per centum ad valorem.

* * PAR. 478. Eggs of poultry, [Free].

PARAGRAPH 714.

ACT OF 1922.

PAR. 714. Horses and mules, valued at not more than \$150 per head, \$30 per head; valued at more than \$150 per head, 20 per centum ad valorem.

ACT OF 1909.

PAR. 227. Horses and mules, valued at one hundred and fifty dollars or less per head, thirty dollars per head; if valued at over one hundred and fifty dollars, twenty-five per centum ad valorem.

PARAGRAPH 715.

ACT OF 1922.

PAR. 715. Live animals, vertebrate and invertebrate, not specially provided for, 15 per centum ad valorem.

ACT OF 1909.

PAR. 229. All other live animals, not specially provided for in this section, twenty per centum ad valorem. PAR. 480. * * * raw or unmanu-

PAR. 480. * * * raw or unmanufactured articles, not enumerated or provided for in this section, * * * ten per centum ad valorem, * * *. ad valorem. PAR. 619. * * * all other domestic live animals suitable for human food not otherwise provided for in this section [Free].

provided for in this section, 10 per centum

PARAGRAPH 716.

ACT OF 1922.

PAR. 716. Honey, 3 cents per pound.

ACT OF 1909.

PAR. 259. Honey, twenty cents per PAR. 206. Honey, 10 cents per gallon.

PARAGRAPH 717.

ACT OF 1922.

PAR. 717. Fish, fresh, frozen, or packed in ice: Halibut, salmon, mackerel, and swordfish, 2 cents per pound; other fish, not specially provided for, 1 cent per pound.

ACT OF 1909.

PAR. 271. Fresh-water fish not specially provided for in this section, one-fourth of one cent per pound. PAR. 272. * * herrings, fresh,

PAR. 272. * * * herrings, fresh, one-fourth of one cent per pound; eels and smelts, fresh or frozen, threefourths of one cent per pound.

fourths of one cent per pound. PAR. 273. Fish, fresh, * * * frozen, packed in ice or otherwise prepared for preservation, not specially provided for in this section, three-fourths of one cent per pound; * * * mackerel, halibut, or salmon, fresh, * * * one cent per pound.

PARAGRAPH 718.

ACT OF 1922.

PAR. 718. Salmon, pickled, salted, smoked, kippered, or otherwise prepared or preserved, 25 per centum ad valorem; finnan haddie, 25 per centum ad valorem; dried fish, salted or unsalted, 1¹/₄ cents per pound; smoked herring,

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ACT OF 1913.

PAR. 483. Fresh-water fish, and all other fish not otherwise specially provided for in this section [Free].

ACT OF 1913.

ACT OF 1913.

centum ad valorem.

PAR. 186. Horses and mules, 10 per

PAR. 187. All live animals not specially

122

ACT OF 1913.

pound.

skinned or boned, $2\frac{1}{2}$ cents per pound; all other fish, skinned or boned, in bulk, or in immediate containers weighing with their contents more than fifteen pounds each, $2\frac{1}{2}$ cents per pound net weight.

ACT OF 1909.

PAR. 273. Fish, * * * smoked, dried, salted, pickled, * * * or otherwise prepared for preservation, not specially provided for in this section, three-fourths of one cent per pound; fish, skinned or boned, one and one-fourth cents per pound; * * * salmon, * * * pickled, or salted, one cent per pound.

ACT OF 1913.

PAR. 216. * * * all other fish, except shell fish, in tin packages, not specially provided for in this section, 15 per centum ad valorem; * * * fish, skinned or boned, $\frac{3}{2}$ of 1 cent per pound.

boned, ³/₄ of 1 cent per pound. PAR. 483. * * * all other fish not otherwise specially provided for in this section [Free].

PARAGRAPH 719.

ACT OF 1922.

PAR. 719. Herring and mackerel, pickled or salted, whether or not boned, when in bulk, or in immediate containers weighing with their contents more than fifteen pounds each, 1 cent per pound net weight.

ACT OF 1909.

PAR. 272. Herrings, pickled or salted,
* * * one-half of one cent per pound;
* * *.

PAR. 273. * * * mackerel, * * * pickled, or salted, one cent per pound.

ACT OF 1913.

PAR. 216. * * * fish, skinned or boned, $\frac{3}{4}$ of 1 cent per pound. PAR. 483. * * * all other fish not

PAR. 483. * * * all other fish not otherwise specially provided for in this section [Free].

PARAGRAPH 720.

ACT OF 1922.

PAR. 720. Fish (except shellfish), by whatever name known, packed in oil or in oil and other substances. 30 per centum ad valorem; all fish (except shellfish), pickled, salted, smoked, kippered, or otherwise prepared or preserved (except in oil or in oil and other substances), in immediate containers weighing with their contents not more than fifteen pounds each, 25 per centum ad valorem; in bulk or in immediate containers weighing with their contents more than fifteen pounds each, $1\frac{1}{4}$ cents per pound net weight.

ACT OF 1909.

PAR. 270. Fish (except shellfish) by whatever name known, packed in oil, in bottles, jars, kegs, tin boxes, or cans, shall be dutiable as follows: When in packages containing seven and one-half cubic inches or less, one and one-half cents per bottle, jar, keg, box, or can; containing more than seven and one-half and not more than twenty-one cubic inches, two and one-half cents per bottle, jar, keg, box, or can; containing more than twenty-one and not more than thirty-three cubic inches, five cents per bottle, jar, keg, box, or can; containing more than thirty-three and not more than more than thirty-three and not more than seventy cubic inches, ten cents per bottle, jar, keg, box, or can; all other fish (ex-cept shellfish) in tin packages, thirty per centum ad valorem; fish in packages, containing less than one-half barrel, and not specially provided for in this section, thirty per centum ad valorem; * * *.

ACT OF 1913.

PAR. 216. Fish, except shellfish, by whatever name known, packed in oil or in oil and other substances, in bottles, jars, kegs, tin boxes, or cans, 25 per centum ad valorem; all other fish, except shellfish, in tin packages, not specially provided for in this section, 15 per centum ad valorem; * * *.

centum ad valorem; * * *. PAR. 483. * * * all other fish not otherwise specially provided for in this section [Free].

PAR. 272. Herrings, pickled or salted, smoked or kippered, one-half of one cent per pound; * * *. PAR 273 Fish. * * * smoked. per pound; *** PAR. 273. Fish,

PAR. 273. Fish, * * * smoked, dried, salted, pickled, * * * or otherwise prepared for preservation, not spe-cially provided for in this section, threefourths of one cent per pound; halibut, * * * pickled or salted, one cent per pound.

PARAGRAPH 721.

ACT OF 1922.

PAR. 721. Crab meat, packed in ice or frozen, or prepared or preserved in any manner, 15 per centum ad valorem; fish paste and fish sauce, 30 per centum ad valorem; caviar and other fish roe for food purposes, packed in ice or frozen, prepared or preserved, by the addition of salt in any amount, or by other means, 30 per centum ad valorem.

ACT OF 1909.

PAR. 253. * * * fish paste or sauce, forty per centum ad valorem.

PAR. 270. * * * caviar, and other preserved roe of fish, thirty per centum ad valorem.

* * * shellfish [Free]. PAR. 671.

PARAGRAPH 722.

ACT OF 1922.

PAR. 722. Barley, hulled or unhulled, 20 cents per bushel of forty-eight pounds; barley malt, 40 cents per one hundred pounds; pearl barley, patent barley and barley flour, 2 cents per pound.

ACT OF 1909.

PAR. 230. Barley, thirty cents per bushel of forty-eight pounds.

PAR. 231. Barley malt, forty-five cents per bushel of thirty-four pounds.

PAR. 232. Barley, pearled, patent, or hulled, two cents per pound.

25 per centum ad valorem. PAR. 216. * * * caviar and other preserved roe of fish, 30 per centum ad

PAR. 598. * * * shellfish [Free].

ACT OF 1913.

PAR. 188. Barley, 15 cents per bushel of forty-eight pounds.

PAR. 189. Barley malt, 25 cents per bushel of thirty-four pounds.

PAR. 190. Barley, pearled, patent, or hulled, 1 cent per pound.

PARAGRAPH 723.

ACT OF 1922.

PAR. 723. Buckwheat, hulled or unhulled, 10 cents per one hundred pounds; buckwheat flour and grits or groats, one-half of 1 cent per pound.

ACT OF 1909.

PAR. 234. Buckwheat, fifteen cents per bushel of forty-eight pounds; buckwheat flour, twenty-five per centum ad valorem. [No corresponding provision for grits or

groats.]

PAR. 435. Buckwheat and buckwheat flour [flour held to include grits; Ab. 38159] [Free].

ACT OF 1913.

PARAGRAPH 724.

ACT OF 1922.

PAR. 724. Corn or maize, including cracked corn, 15 cents per bushel of fifty-six pounds; corn grits, meal, and flour, and similar products, 30 cents per one hundred pounds.

124

ACT OF 1913.

PAR. 201. * * * fish paste or sauce,

valorem; * *

ACT OF 1909.

PAR. 235. Corn or maize, fifteen cents PAR. 465. Corn or maize [Free].¹ per bushel of fifty-six pounds. PAR. 236. Corn meal, forty cents per

one hundred pounds.

[No corresponding provision for grits, flour, and similar products.]

[No corresponding provision for grits, flour, and similar products.]

ACT OF 1913.

PARAGRAPH 725.

ACT OF 1922.

PAR. 725. Macaroni, vermicelli, noodles, and similar alimentary pastes, 2 cents per pound.

ACT OF 1909.

PAR. 237. Macaroni, vermicelli, and all PAR. 191. Macaroni, vermicelli, and all similar preparations, one and one-half similar preparations, 1 cent per pound. cents per pound.

PARAGRAPH 726.

ACT OF 1922.

PAR. 726. Oats, hulled or unhulled, 15 cents per bushel of thirty-two pounds; unhulled ground oats, 45 cents per one hundred pounds; oatmeal, rolled oats, oat grits, and similar oat products, 80 cents per one hundred pounds.

ACT OF 1909.

PAR. 238. Oats, fifteen cents per bushel.

PAR. 239. Oatmeal and rolled oats, one cent per pound; * * *.

[No corresponding provision for unhulled ground oats, nor for grits and similar oat products.]

hulled ground oats, nor for grits and similar oat products.]

PARAGRAPH 727.

ACT OF 1922.

PAR. 727. Paddy or rough rice, 1 cent per pound; brown rice (hulls removed), $1\frac{1}{4}$ cents per pound; milled rice (bran removed), 2 cents per pound; broken rice, and rice meal, flour, polish, and bran, one-half of 1 cent per pound.

ACT OF 1909.

PAR. 240. Rice, cleaned, two cents per pound; uncleaned rice, or rice free of the outer hull and still having the inner cuticle on, one and one fourth cents per pound; rice flour, and rice meal, and rice broken which will pass through a number twelve wire sieve of a kind prescribed by the Secretary of the Treasury, one-fourth of one cent per pound; paddy, or rice having the outer hull on, threefourths of one cent per pound.

ACT OF 1913.

PAR. 193. Rice, cleaned, 1 cent per pound; uncleaned rice, or rice free of the outer hull and still having the inner cuticle on, $\frac{5}{8}$ of 1 cent per pound; rice flour, and rice meal, and rice broken which will pass through a number twelve sieve of a kind prescribed by the Secretary of the Treasury, { cent per pound; paddy, or rice having the outer hull on, $\frac{3}{8}$ of 1 cent per pound.²

¹Corn or maize, 15 cents per bushel of 56 pounds. (Par. 4, emergency tariff act of

¹Corn or maize, 15 cents per busher of 56 pounds. (Par. 4, emergency tarm act of 1921.) ²Rice, cleaned, 2 cents per pound, except rice cleaned for use in the manufacture of canned foods, on which the rate of duty shall be 1 cent per pound; uncleaned rice, or rice free of the outer hull and still having the inner cuticle on, 1³/₄ cents per pound; rice flour, and rice meal, and rice broken which will pass through a number twelve sieve of the kind prescribed by the Secretary of the 'Treasury, one-fourth of 1 cent per pound; paddy, or rice having the outer hull on, three-fourths of 1 cent per pound. (Par. 9, emergency tariff act of 1921.)

14137 - 22 - 9

ACT OF 1913.

PAR. 192. Oats, 6 cents per bushel of thirty-two pounds; oatmeal and rolled oats, 30 cents per one hundred pounds; *.

[No corresponding provision for un-

ACT OF 1913.

PAR. 466. Corn meal [Free].

PARAGRAPH 728.

ACT OF 1922.

PAR. 728. Rye, 15 cents per bushel of fifty-six pounds; rye flour and meal, 45 cents per one hundred pounds.

ACT OF 1909.

PAR. 241. Rye, ten cents per bushel; rye flour, one-half of one cent per pound.

[No corresponding provision for rye meal.]

[No corresponding provision for rye meal.]

PARAGRAPH 729.

ACT OF 1922.

PAR. 729. Wheat, 30 cents per bushel of sixty pounds; wheat flour, semolina, crushed or cracked wheat, and similar wheat products not specially provided for, 78 cents per one hundred pounds.

ACT OF 1909.

PAR. 242. Wheat, twenty-five cents per bushel.

PAR. 243. Wheat flour, and semolina, twenty-five per centum ad valorem.

[No corresponding provision for crushed or cracked wheat and similar wheat products.]

ACT OF 1913.

PAR. 644. Wheat, wheat flour, semolina, and other wheat products, not specially provided for in this section [Free]: *Provided*, That wheat shall be subject to a duty of 10 cents per bushel, that wheat flour shall be subject to a duty of 45 cents per barrel of 196 pounds, and semolina and other products of wheat, not specially provided for in this section, 10 per centum ad valorem, when imported directly or indirectly from a country, dependency, or other subdivision of government which imposes a duty on wheat or wheat flour or semolina imported from the United States.¹

PARAGRAPH 730.

ACT OF 1922.

PAR. 730. Bran, shorts, by-product feeds obtained in milling wheat or other cereals, 15 per centum ad valorem; hulls of oats, barley, buckwheat, or other grains, ground or unground, 10 cents per one hundred pounds; dried beet pulp, malt sprouts, and brewers' grains, \$5 per ton; mixed feeds, consisting of an admixture of grains or grain products with oil cake, oil-cake meal, molasses, or other feedstuffs, 10 per centum ad valorem.

ACT OF 1909.

PAR. 239. * * * oat hulls, ten cents per hundred pounds.

[No corresponding provision for the other commodities.]

PAR. 192. * * * oat hulls, 8 cents per one hundred pounds.

ACT OF 1913.

[No corresponding provision for the other commodities.]

PARAGRAPH 731.

ACT OF 1922.

PAR. 731. Screenings, scalpings, chaff, or scourings of wheat, flaxseed, or other grains or seeds: Unground, or ground, 10 per centum ad valorem: *Provided*, That when grains or seeds contain more than 5 per centum of any one foreign matter dutiable at a rate higher than that applicable to the grain or seed the entire lot shall be dutiable at such higher rate.

¹Wheat, 35 cents per bushel (par. 1); wheat flour and semolina, 20 per centum ad valorem (par. 2), emergency tariff act of 1921.

ACT OF 1913.

PAR. 589. Rye and rye flour [Free].

ACT OF 1909.

ACT OF 1913.

[No corresponding provision.]

[No corresponding provision.]

PARAGRAPH 732.

ACT OF 1922.

PAR. 732. Cereal breakfast foods, and similar cereal preparations, by whatever name known, processed further than milling, and not specially provided for, 20 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

[No corresponding provision.]

[No corresponding provision.]

PARAGRAPH 733.

ACT OF 1922.

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

ACT OF 1909.

PAR. 244. Biscuits, bread, wafers, and similar articles, not specially provided for in this section, twenty per centum ad valorem; biscuits, wafers, cakes, and other baked articles, by whatever name known, composed in whole or in part of eggs, or any kind of flour or meal, or other material, when sweetened with sugar, honey, molasses, or other material, or combined with chocolate, nuts, fruit, or confectionery of any kind, or both so sweetened and combined, and without regard to the component material of chief value, valued at fifteen cents per pound or less, three cents per pound and fifteen per centum ad valorem; valued at more than fifteen cents per pound, fifty per centum ad valorem.

ACT OF 1913.

PAR. 194. Biscuits, bread, wafers, cakes, and other baked articles, and puddings, by whatever name known, containing chocolate, nuts, fruit, or confectionery of any kind, and without regard to the component material of chief value, 25 per centum ad valorem.

PAR. 417. Biscuits, bread, and wafers, not specially provided for in this section [Free].

PARAGRAPH 7/34.

ACT OF 1922.

PAR. 734. Apples, green or ripe, 25 cents per bushel of 50 pounds; dried, desiccated, or evaporated, 2 cents per pound; otherwise prepared or preserved, and not specially provided for, $2\frac{1}{2}$ cents per pound.

ACT OF 1909.

PAR. 274. Apples, * * * green or ripe, twenty-five cents per bushel; * * * all edible fruits, * * * when dried, desiccated, evaporated, or prepared in any manner, not specially provided for in this section, two cents per pound; * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto, or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over ten per centum of alcohol, one cent per pound and thirty-five per centum ad valorem; * * *.

ACT OF 1913.

PAR. 217. Apples, * * * green or ripe, 10 cents per bushel of fifty pounds;¹ * * all edible fruits, * * when dried, desiccated, evaporated, or prepared in any manner, not specially provided for in this section, 1 cent per pound; * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over 10 per centum of alcohol, 20 per centum ad valorem; * * *.

PARAGRAPH 735.

ACT OF 1922.

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.

ACT OF 1909.

PAR. 571. Fruits * * * green, ripe, or dried, and fruits in brine, not specially provided for in this section [Free].

PAR. 274. * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto, or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over ten per centum of alcohol, one cent per pound and thirty-five per centum ad valorem; * * *.

ACT OF 1913.

PAR. 488. Fruits * * * green, ripe, or dried, and fruits in brine, not specially provided for in this section [Free].

PAR. 217. * * * all edible fruits, * * * when dried, desiccated, evaporated, * * * not specially provided for in this section, 1 cent per pound; * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over 10 per centum of alcohol, 20 per centum ad valorem; * * *.

PARAGRAPH 736.

ACT OF 1922.

PAR. 736. Berries, edible, in their natural condition or in brine, $1\frac{1}{4}$ cents per pound; dried, desiccated, or evaporated, $2\frac{1}{2}$ cents per pound; otherwise prepared or preserved, and not specially provided for, 35 per centum ad valorem.

ACT OF 1909.

PAR. 274. * * berries, edible, in their natural condition, one cent per quart; cranberries, twenty-five per centum ad valorem; all edible * * * berries, when dried, desiccated, evaporated, or prepared in any manner, not specially provided for in this section, two cents per pound; * * *.

pound; * * *. PAR. 571. * * * berries, green, ripe, or dried, * * * not specially provided for in this section [Free].

ACT OF 1913.

PAR. 217. * * * berries, edible, in their natural condition, $\frac{1}{2}$ cent per quart; cranberries, 10 per centum ad valorem; all edible * * * berries, when dried, desiccated, evaporated, or prepared in any manner, not specially provided for in this section, 1 cent per pound; * * *.

pound; * * *. PAR. 488. * * * berries, green, ripe, or dried, * * * not specially provided for in this section [Free].

PARAGRAPH 737.

ACT OF 1922.

PAR. 737. Cherries, in their natural state, sulphured, or in brine, 2 cents per pound; maraschino cherries and cherries prepared or preserved in any manner, 40 per centum ad valorem.

ACT OF 1909.

PAR. 274. * * * cherries, * * * green or ripe, twenty-five cents per bushel; * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto, or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over ten per centum of alcohol, one cent per pound and thirty-five per centum ad valorem; * * *. PAR. 571. * * * fruits in brine, not

PAR. 571. * * * fruits in brine, not specially provided for in this section [Free].

ACT OF 1913.

PAR. 217. * * * cherries, * * * green or ripe, 10 cents per bushel of fifty pounds; * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over 10 per centum of alcohol, 20 per centum ad valorem; * * *.¹

PAR. 488. * * * fruits in brine, not specially provided for in this section [Free].

¹ Cherries in a raw state, preserved in brine or otherwise, 3 cents per pound. (Par. 27, emergency tariff act of 1921.)

PARAGRAPH 738.

ACT OF 1922.

PAR. 738. Cider, 5 cents per gallon; vinegar, 6 cents per proof gallon: Pro-vided. That the standard proof for vinegar shall be 4 per centum by weight of acetic acid.

ACT OF 1909.

PAR. 255. Cider, five cents per gallon. PAR. 299. Vinegar, seven and one-half cents per proof gallon. The standard proof for vinegar shall be taken to be that strength which requires thirty-five grains of bicarbonate of potash to neutralize one ounce troy of vinegar.

ACT OF 1913.

PAR. 202. Cider, 2 cents per gallon.

PAR. 236. Vinegar, 4 cents per proof gallon. The standard proof for vinegar shall be taken to be that strength which requires thirty-five grains of bicarbonate of potash to neutralize one ounce troy of vinegar.

PARAGRAPH 739.

ACT OF 1922.

PAR. 739. Citrons and citron peel, crude, dried, or in brine, 2 cents per pound; candied or otherwise prepared or preserved, $4\frac{1}{2}$ cents per pound; orange and lemon peel, crude, dried, or in brine, 2 cents per pound; candied, or otherwise prepared or preserved, 5 cents per pound.

ACT OF 1909.

PAR. 278. Orange peel or lemon peel, preserved, candied, or dried, * * * two cents per pound; citron or citron peel, preserved, candied, or dried, four cents per pound.

PAR. 571. * * * fruits in brine, not specially provided for in this section [Free].

PAR. 641. Orange and lemon peel, not preserved, candied, or dried [Free].

PAR. 221. Orange peel or lemon peel, preserved, candied, or dried, 1 cent per pound; * * * citron or citron peel, preserved, candied, or dried, 2 cents per pound.

ACT OF 1913.

PAR. 488. * * * fruits in brine, not specially provided for in this section [Free].

PAR. 563. Orange and lemon peel, not preserved, candied, or dried [Free].

PARAGRAPH 740.

ACT OF 1922.

PAR. 740. Figs, fresh, dried, or in brine, 2 cents per pound; prepared or preserved in any manner, 35 per centum ad valorem.

ACT OF 1909.

PAR. 274. * * * fruitsofall kinds preserved or packed in sugar, or having sugar added thereto, or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over ten per centum of alcohol, one cent per pound and thirty-five per centum ad valorem; * * *.

PAR. 275. Figs, two and one-half cents per pound; * * *. PAR. 571. * * fruits in brine, not

specially provided for in this section [Free].

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ACT OF 1913.

PAR. 217. * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over 10 per centum of alcohol, 20 per centum ad valorem; * * *. PAR. 218. Figs, 2 cents per pound;

* *

PAR. 488. * * * fruits in brine, not specially provided for in this section [Free].

129

PARAGRAPH 741.

'ACT OF 1922.

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

ACT OF 1909.

PAR. 275. * * * dates, one cent per pound; * * *. PAR. 274. * * fruits of all kinds

PAR. 274. * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto, or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over ten per centum of alcohol, one cent per pound and thirtyfive per cent ad valorem; * * *.

ACT OF 1913.

PAR. 218. * * * dates, 1 cent per pound; * * *. PAR. 217. * * fruits of all kinds

PAR. 217. * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over 10 per centum of alcohol, 20 per centum ad valorem;

PARAGRAPH 742.

ACT OF 1922.

PAR. 742. Grapes in bulk, crates, barrels or other packages, 25 cents per cubic foot of such bulk or the capacity of the packages, according as imported; raisins, 2 cents per pound; other dried grapes, $2\frac{1}{2}$ cents per pound; currants, Zante or other, 2 cents per pound.

ACT OF 1909.

PAR. 275. * * * raisins and other dried grapes, two and one-half cents per pound; * * currants, Zante or other, two cents per pound; * * *.

PAR. 276. Grapes in barrels or other packages, twenty-five cents per cubic foot of capacity of barrels or packages. ACT OF 1913.

PAR. 218. * * * raisins and other dried grapes, 2 cents per pound; * * * currants, Zante or other, 1½ cents per pound; * * *. PAR. 219. Grapes in barrels or other

PAR. 219. Grapes in barrels or other packages, 25 cents per cubic foot of the capacity of the barrels or packages.

PARAGRAPH 743.

ACT OF 1922.

PAR. 743. Lemons, 2 cents per pound; limes, in their natural state, or in brine, and oranges, 1 cent per pound; grapefruit, 1 cent per pound.

ACT OF 1909.

PAR. 277. Lemons, one and one-half cents per pound; oranges, limes, grapefruit, shaddocks, or pomeloe, one cent per pound.

PAR. 571. * * * fruits in brine, not specially provided for in this section [Free].

ACT OF 1913.

PAR. 220. Lemons,¹ limes, oranges, grapefruit, shaddocks, and pomelos in packages of a capacity of one and onefourth cubic feet or less, 18 cents per package; in packages of capacity exceeding one and one-fourth cubic feet and not exceeding two and one-half cubic feet, 35 cents per package; in packages exceeding two and one-half and not exceeding five cubic feet, 70 cents per package; in packages exceeding five cubic feet or in bulk, $\frac{1}{2}$ of 1 cent per pound.

PAR. 488. * * * fruits in brine, not specially provided for in this section [Free].

¹ Lemons, 2 cents per pound. (Par. 10, emergency tariff act of 1921.)

PARAGRAPH 744.

ACT OF 1922.

PAR. 744. Olives in brine, green, 20 cents per gallon; ripe, 20 cents per gallon; pitted or stuffed, 30 cents per gallon; dried ripe olives, 4 cents per pound.

ACT OF 1909.

ACT OF 1913.

PAR. 275. * * * olives, in bottles, jars, kegs, tins, or other packages, containing less than five gallons each, twentyfive cents per gallon; otherwise, fifteen cents per gallon.

PAR. 218. * * * olives, 15 cents per gallon.¹

PARAGRAPH 745.

ACT OF 1922.

PAR. 745. Peaches and pears, green, ripe, or in brine, one-half of 1 cent per pound; dried, desiccated, or evaporated, 2 cents per pound; otherwise prepared or preserved, and not specially provided for, 35 per centum ad valorem.

ACT OF 1909.

PAR. 274. * * * peaches, * * * and pears, green or ripe, twenty-five cents per bushel; * * * all edible fruits, * * when dried, desiccated, evaporated, or prepared in any manner, not specially provided for in this section, two cents per pound; * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto, or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over ten per centum of alcohol, one cent per pound and thirty-five per centum ad valorem: * * *.

per centum ad valorem; * * *. PAR. 571. * * * fruits in brine, not specially provided for in this section [Free].

PARAGRAPH 746.

ACT OF 1922.

PAR. 746. Pineapples, $22\frac{1}{2}$ cents per crate of one and ninety-six one-hundredths cubic feet; in bulk, three-fourths of 1 cent each; candied, crystallized, or glace, 35 per centum ad valorem; otherwise prepared or preserved, and not specially provided for, 2 cents per pound.

ACT OF 1909.

PAR. 274. * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto, or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over ten per centum of alcohol, one cent per pound and thirty-five per centum ad valorem; * * * pineapples preserved in their own juice, not having sugar, spirits, or molasses added thereto, twenty-five per centum ad valorem

PAR. 279. Pineapples, in barrels and other packages, eight cents per cubic foot of the capacity of barrels or packages; in bulk, eight dollars per thousand.

ACT OF 1913.

PAR. 217. * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over 10 per centum of alcohol, 20 per centum ad valorem; * * * pineapples preserved in their own juice, 20 per centum ad valorem.

PAR. 222. Pineapples, in barrels or other packages, 6 cents per cubic foot of the capacity of the barrels or packages; in bulk, \$5 per thousand.

¹Olives, in solutions, 25 cents per gallon; olives, not in solutions, 3 cents per pound. (Par. 28, emergency tariff act of 1921.)

ACT OF 1913.

PAR. 217. * * * peaches, * * * and pears, green or ripe, 10 cents per bushel of fifty pounds; * * * all edible fruits, * * * when dried, desiccated, evaporated, or prepared in any manner, not specially provided for in this section, 1 cent per pound; * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over 10 per centum of alcohol, 20 per centum ad valorem; * * *.

PAR. 488. * * * fruits in brine, not specially provided for in this section [Free].

PARAGRAPH 747.

ACT OF 1922.

PAR. 747. Plums, prunes, and prunelles, green, ripe, or in brine. one-half of 1 cent per pound; dried, one-half of 1 cent per pound; otherwise prepared or preserved, and not specially provided for, 35 per centum ad valorem.

ACT OF 1909.

PAR. 274. * * * plums, * * * green or ripe, twenty-five cents per bushel; * * * all edible fruits, * * * when dried, desiccated, evaporated, or prepared in any manner, not specially provided for in this section, two cents per pound; * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto, or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over ten per centum of alcohol, one cent per pound and thirtyfive per centum ad valorem; * *. PAR. 275. * * plums, prunes, and

PAR. 275. * * * plums, prunes, and prunelles, two cents per pound; * * *. PAR. 571. * * * fruits in brine,

PAR. 571. * * * fruits in brine, not specially provided for in this section [Free].

ACT OF 1913.

PAR. 217. * * * plums, * * * green or ripe, 10 cents per bushel of fifty pounds; * * * all edible fruits, * * * when dried, desiccated, evaporated, or prepared in any manner, not specially provided for in this section, 1 cent per pound; * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over 10 per centum of alcohol, 20 per centum ad valorem; * * *

Par. 218. * * * plums, prunes, and prunelles, 1 cent per pound; * * *. PAR. 488. * * fruits in brine,

PAR. 488. * * * fruits in brine, not specially provided for in this section [Free].

PARAGRAPH 748.

ACT OF 1922.

PAR. 748. All jellies, jams, marmalades, and fruit butters, 35 per centum ad valorem.

ACT OF 1909.

PAR. 274. * * * comfits, sweetmeats, and fruits of all kinds preserved or packed in sugar, or having sugar added thereto, or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over ten per centum of alcohol, one cent per pound and thirty-five per centum ad valorem; if containing over ten per centum of alcohol and not specially provided for in this section, thirty-five per centum ad valorem and in addition two dollars and fifty cents per proof gallon on the alcohol con-tained therein in excess of ten per centum; jellies of all kinds, thirty-five per centum *. ad valorem; * *

ACT OF 1913.

PAR. 217. * * * comfits, sweetmeats, and fruits of all kinds preserved or packed in sugar, or having sugar added thereto or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over 10 per centum of alcohol, 20 per centum ad valorem; if containing over 10 per centum of alcohol and not specially provided for in this section, 20 per centum ad valorem, and in addition \$2.50 per proof gallon on the alcohol contained therein in excess of 10 per centum; jellies of all kinds, 20 per centum ad valorem; * * *.

PARAGRAPH 749.

ACT OF 1922.

PAR. 749. Fruits in their natural state, or in brine, pickled, dried, desiccated, evaporated, or otherwise prepared or preserved, and not specially provided for, and mixtures of two or more fruits, prepared or preserved, 35 per centum ad valorem: *Provided*, That all specific provisions of this title for fruits and berries prepared or preserved shall include fruits and berries preserved or packed in sugar, or having sugar added thereto, or preserved or packed in molasses, spirits, or their own juices.

ACT OF 1909.

PAR. 274. * * * quinces, * * * green or ripe, twenty-five cents per bushel; * * * all edible fruits, * * * when dried, desiccated, evaporated. or prepared in any manner, not specially provided for in this section, two cents per pound; * * * iruits of all kinds preserved or packed in sugar, or having sugar added

thereto, or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over ten per centum of alcohol, one cent per pound and thirty-five per centum ad valorem; * *.

PAR. 571. Fruits or berries, green, ripe, or dried, and fruits in brine, not specially provided for in this section [Free].

ACT OF 1913.

PAR. 217. * * * quinces, * * * green or ripe, 10 cents per bushel of fifty pounds; * * * all edible fruits, * * * when dried, desiccated, evaporated, or prepared in any manner, not specially provided for in this section, 1 cent per pound; * * * fruits of all kinds preserved or packed in sugar, or having sugar added thereto or preserved or packed in molasses, spirits, or their own juices, if containing no alcohol, or containing not over 10 per centum of alcohol, 20 per centum ad valorem; * * *.

PAR. 488. Fruits or berries, green, ripe, or dried, and fruits in brine, not specially provided for in this section [Free].

PARAGRAPH 750.

ACT OF 1922.

PAR. 750. Berries and fruits, of all kinds, prepared or preserved in any manner, containing 5 per centum or more of alcohol shall pay in addition to the rates provided in this title \$5 per proof gallon on the alcohol contained therein: *Provided*, *however*, That nothing in this Act shall be construed as permitting the importation of intoxicating liquor in violation of the eighteenth amendment to the Constitution, or any Act of Congress enacted in its enforcement.

ACT OF 1909.

PAR. 274. * * * fruits of all kinds preserved or packed in * * * spirits, * * if containing * * * not over ten per centum of alcohol, one cent per pound and thirty-five per centum ad valorem; if containing over ten per centum of alcohol and not specially provided for in this section, thirty-five per centum ad valorem and in addition two dollars and fifty cents per proof gallon on the alcohol contained therein in excess of ten per centum; * * *.

ACT OF 1913.

PAR. 217. * * * fruits * * * preserved or packed in * * * spirits, * * if containing * * not over 10 per centum of alcohol, 20 per centum ad valorem; if containing over 10 per centum of alcohol and not specially provided for in this section, 20 per centum ad valorem, and in addition \$2.50 per proof gallon on the alcohol contained therein in excess of 10 per centum; * * *.

PARAGRAPH 751.

ACT OF 1922.

PAR. 751. Tulip, lily, and narcissus bulbs, and lily of the valley pips, \$2 per thousand; hyacinth bulbs, \$4 per thousand; crocus bulbs, \$1 per thousand; all other bulbs and roots, root stocks, clumps, corms, tubers, and herbaceous perennials, imported for horticultural purposes, 30 per centum ad valorem; cut flowers, fresh or preserved, 40 per centum ad valorem.

ACT OF 1909.

PAR. 263. Orchids, palms, azaleas, and all other decorative or greenhouse plants and cut flowers, preserved or fresh, twenty-five per centum ad valorem; lily of the valley pips, tulip, narcissus, begonia, and gloxinia bulbs, one dollar per thousand; hyacinth, astilbe, dielytra, and lily of the valley clumps, two dollars and fifty cents per thousand; lily bulbs and calla bulbs, five dollars per thousand;

ACT OF 1913.

PAR. 210. Orchids, palms, azalea indica, and cut flowers, preserved or fresh, 25 per centum ad valorem; lily of the valley pips, tulips, narcissus, begonia, and gloxinia bulbs, \$1 per thousand; hyacinth bulbs, astilbe, dielytra, and lily of the valley clumps, \$2.50 per thousand; lily bulbs and calla bulbs or corms, \$5 per thousand; herbaceous peony, Iris Kaempferri or Germanica, canna, dahlia, and

peony, Iris Kæmpferii or Germanica, canna, dahlia, and amaryllis bulbs, ten dollars per thousand; all other bulbs, bulbous roots or corms which are culti-. vated for their flowers or foliage, fifty cents per thousand.

PAR. 588. Hop roots for cultivation [Free].

PAR. 668. * * * bulbs and bulbous roots, not edible and not otherwise provided for in this section; * * [Free].

PARAGRAPH 752.

ACT OF 1922.

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

ACT OF 1909.

PAR. 264. Stocks, cuttings, or seedlings of * * * Manetti multiflora and briar rose, three years old or less, one dollar per thousand plants; * * * rose plants, budded, grafted, or grown on their own roots, four cents each: stocks, cuttings and seedlings of all * * * ornamental trees, deciduous and evergreen shrubs and vines, and all trees, shrubs, plants, and vines commonly known as nursery or greenhouse stock, not specially provided for in this section, twenty-five per centum ad valorem.

PAR. 668. * * * evergreen lings; * * * [Free]. seed-

amaryllis bulbs, \$10 per thousand; all other bulbs, roots, root stocks, corms, and tubers, which are cultivated for their flowers or foliage, 50 cents per thousand: Provided, That all mature mother flowering bulbs imported exclusively for propagating purposes shall be admitted free of duty.

PAR. 510. Hop roots for cultivation [Free].

PAR. 595. * * * bulbs and bulbous roots, not edible and not otherwise provided for in this section; * Free].

ACT OF 1913.

PAR. 211. Stocks, cuttings, or seedlings of * * * Manetti multiflora and briar rose, Rosa rugosa, three years old or less, \$1 per thousand plants; * * * rose plants, budded, grafted, or grown on their own roots, 4 cents each; stocks, cuttings, and seedlings, of all * * * orna-mental trees, deciduous and evergreen shrubs and vines, and all * * * shrubs, plants, and vines commonly known as nursery or greenhouse stock, not specially provided for in this section,

15 per centum ad valorem. PAR. 595. * * * coniferous green seedlings; * * * [Free]. ever-

PARAGRAPH 753.

ACT OF 1922.

PAR. 753. Seedlings, layers, and cuttings of apple, cherry, pear, plum, quince, and other fruit stocks, \$2 per thousand; grafted or budded fruit trees, cuttings and seedlings of grapes, currants, gooseberries, or other fruit vines, plants or bushes, 25 per centum ad valorem.

ACT OF 1909.

PAR. 264. Stocks, cuttings, or seedlings of Myrobolan plum, Mahaleb or Mazzard cherry, * * * three years old or less, one dollar per thousand plants; stocks, cuttings, or seedlings of pear, apple, quince and the Saint Julien plum, three years old or less, two dollars per thousand plants; * * * stocks, cuttings and seedlings of all fruit * trees, * * * and all trees, shrubs, plants, and vines commonly known as nursery or greenhouse stock. not specially provided for in this section, twenty-five per centum ad valorem.

ACT OF 1913.

PAR. 211. Stocks, cuttings, or seedlings of Myrobolan plum, Mahaleb or Mazzard cherry, * * * three years old or less, \$1 per thousand plants; stocks, cuttings, or seedlings of pear, apple, quince, and the Saint Julien plum, three years old or less, \$1 per thousand plants; * * * stocks, cuttings, and seedlings, of all fruit * * * trees, * * * and all trees, shrubs, plants, and vines commonly known as nursery or greenhouse stock, not specially provided for in this section, 15 per centum ad valorem.

PAR. 572. Fruit plants, tropical and semitropical, for the purpose of propagation or cultivation [Free].

PAR. 489. Fruit plants, tropical and semitropical, for the purpose of propaga-tion or cultivation [Free].

ACT OF 1913.

cents per pound; almonds, shelled, 4 cents per pound; * * *.

collected, and paid on the importation

of * * * all articles manufactured,

in whole or in part, not provided for

in this section, a duty of 15 per centum

PAR. 223. Almonds, not shelled, 3

PAR. 385. That there shall be levied,

PARAGRAPH 754.

ACT OF 1922.

PAR. 754. Almonds, not shelled, 43 cents per pound; shelled, 14 cents per pound; almond paste, 14 cents per pound.

ACT OF 1909.

PAR. 280. Almonds, not shelled, four cents per pound; clear almonds, shelled, six cents per pound; * * *.

PAR. 480. That there shall be levied, collected, and paid on the importation of * * * all articles manufactured, in whole or in part, not provided for in this section, a duty of twenty per centum ad valorem.

cents per pound;

ad valorem.

PARAGRAPH 755.

ACT OF 1922.

PAR. 755. Cream or Brazil nuts, 1 cent per pound; filberts, not shelled, 21 cents per pound; shelled, 5 cents per pound; pignolia nuts, 1 cent per pound; pistache nuts, 1 cent per pound.

ACT OF 1909.

PAR. 281. Filberts * * * not shelled, three cents per pound; shelled, five cents per pound.

PAR. 283. Nuts of all kinds, shelled or unshelled, not specially provided for in this section, one cent per pound; but no allowance shall be made for dirt or other impurities in nuts of any kind, shelled or unshelled.

PAR. 635. Nuts: Brazil nuts, cream nuts, * * [Free].

ACT OF 1913.

PAR. 224. Filberts * * * not shelled, 2 cents per pound; shelled, 4 cents per pound.

PAR. 226. Nuts of all kinds, shelled or unshelled, not specially provided for in this section, 1 cent per pound; but no allowance shall be made for dirt or other impurities in nuts of any kind, shelled or unshelled.

PARAGRAPH 756.

ACT OF 1922.

PAR. 756. Coconuts, one-half of 1 cent each; coconut meat, shredded and desiccated, or similarly prepared, $3\frac{1}{2}$ cents per pound.

ACT OF 1909.

PAR. 278. * * * cocoanut meat or copra desiccated, shredded, cut, or sim-ilarly prepared, two cents per pound; * * *

PAR. 635. Nuts: * * * cocoanuts in the shell * * * [Free].

ACT OF 1913.

PAR. 221. * * * coconut meat or copra desiccated, shredded, cut, or sim-ilarly prepared, * * * 2 cents per pound.

PAR. 557. Nuts: * * * coconuts in the shell * * * [Free].

PARAGRAPH 757.

ACT OF 1922.

PAR. 757. Peanuts, not shelled, 3 cents per pound; shelled, 4 cents per pound.

ACT OF 1909.

PAR. 282. Peanuts or ground beans, unshelled, one-half of one cent per pound; shelled, one cent per pound.

PARAGRAPH 758.

ACT OF 1922.

PAR. 758. Walnuts of all kinds, not shelled, 4 cents per pound; shelled, 12 cents per pound; pecans, unshelled, 3 cents per pound; shelled, 6 cents per pound.

ACT OF 1909.

PAR. 281. * * * walnuts of all kinds, not shelled, three cents per pound; shelled, five cents per pound. PAR. 283. Nuts of all kinds, shelled or

PAR. 283. Nuts of all kinds, shelled or unshelled, not specially provided for in this section, one cent per pound; but no allowance shall be made for dirt or other impurities in nuts of any kind, shelled or unshelled.

ACT OF 1913.

PAR. 224. * * * walnuts of all kinds, not shelled, 2 cents per pound; shelled, 4 cents per pound.

4 cents per pound. PAR. 226. Nuts of all kinds, shelled or unshelled, not specially provided for in this section, 1 cent per pound; but no allowance shall be made for dirt or other impurities in nuts of any kind, shelled or unshelled.

PARAGRAPH 759.

ACT OF 1922.

PAR. 759. Edible nuts, shelled or unshelled, not specially provided for, 1 cent per 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: *Provided*, That no allowance shall be made for dirt or other impurities in nuts of any kind. shelled or unshelled.

ACT OF 1909.

PAR. 283. Nuts of all kinds, shelled or unshelled, not specially provided for in this section, one cent per pound; but no allowance shall be made for dirt or other impurities in nuts of any kind, shelled or unshelled.

PAR. 253. * * * pickled nuts, * * * forty per centum ad valorem.

PAR. 480. That there shall be levied, collected, and paid on the importation of * * * all articles manufactured, in whole or in part, not provided for in this section, a duty of twenty per centum ad valorem.

ACT OF 1913.

PAR. 226. Nuts of all kinds, shelled or unshelled, not specially provided for in this section, 1 cent per pound; but no allowance shall be made for dirt or other impurities in nuts of any kind, shelled or unshelled.

PAR. 201. * * * pickled nuts, * * 25 per centum ad valorem. PAR. 385. That there shall be levied,

PAR. 385. That there shall be levied, collected, and paid on the importation of * * * all articles manufactured in whole or in part, not provided for in this section, a duty of 15 per centum ad valorem.

PARAGRAPH 760.

ACT OF 1922.

PAR. 760. Oil-bearing seeds and materials: Castor beans, one-half of 1 cent per pound; flaxseed, 40 cents per bushel of fifty-six pounds; poppy seed, 32 cents per one hundred pounds; sunflower seed, 2 cents per pound; apricot and peach kernels, 3 cents per pound; soya beans, one-half of 1 cent per pound; cotton seed, one-third of 1 cent per pound.

¹ Peanuts or ground beans, 3 cents per pound. (Par. 6, emergency tariff act of 1921.)

shelled, $\frac{3}{8}$ of 1 cent per pound; shelled, $\frac{3}{4}$

of 1 cent per pound.¹

PAR. 225. Peanuts or ground beans, un-

ACT OF 1909.

PAR. 266. Seeds: Castor beans or seeds, twenty-five cents per bushel of fifty pounds; flaxseed or linseed * * * twenty-five cents per bushel of fifty-six pounds; poppy seed, fifteen cents per bushel; * * * PAR. 280. * * * apricot and peach

kernels, four cents per pound.

PAR. 668. Seeds: * * * cotton, * * flower * * * [Free]. PAR. 249. Beans, forty-five cents per bushel of sixty pounds.

PARAGRAPH 761.

ACT OF 1922.

PAR. 761. Grass seeds: Alfalfa, 4 cents per pound; alsike clover, 4 cents per pound; crimson clover, 1 cent per pound; red clover, 4 cents per pound; white clover, 3 cents per pound; clover, not specially provided for, 2 cents per pound; millet, 1 cent per pound; timothy, 2 cents per pound; hairy vetch, 2 cents per pound; spring vetch, 1 cent per pound; all other grass seeds not specially provided for, 2 cents per pound: *Provided*, That no allowance shall be made for dirt or other impurities in seed provided for in this paragraph.

ACT OF 1909.

PAR. 668. Seeds: * * * all * * * grass seeds; * * * not specially provided for in this section [Free].

PAR. 595. Seeds: * * * all * * * grass seeds; * * * not specially provided for in this section [Free].

PARAGRAPH 762.

ACT OF 1922.

PAR. 762. Other garden and field seeds: Beet (except sugar beet), 4 cents per pound; cabbage, 10 cents per pound; canary, 1 cent per pound; carrot, 4 cents per pound; cauliflower, 25 cents per pound; celery, 2 cents per pound; kale, 6 cents per pound; kohlrabi, 8 cents per pound; mangelwurzel, 4 cents per pound; mushroom spawn, 1 cent per pound; onion, 15 cents per pound; parsley, 2 cents per pound; parsnip, 4 cents per pound; pepper, 15 cents per pound; radish, 4 cents per pound; spinach, 1 cent per pound; tree and shrub, 8 cents per pound; turnip, 4 cents per pound; rutabaga, 4 cents per pound; flower, 6 cents per pound; all other garden and field seeds not specially provided for, 6 cents per pound: *Provided*, That the provisions for seeds in this schedule shall include such seeds whether used for planting or for other purposes.

ACT OF 1909.

PAR. 668. Seeds: * * * canary, * * cauliflower, * * * mangel-wurzel, * * * Saint John's bread or bean, * * * sorghum or sugar cane for seed; * * * all flower * * * seeds; * * * all the foregoing not specially provided for in this section [Free].

¹Flaxseed, 30 cents per bushel of fifty-six pounds. (Par. 3, emergency tariff act of 1921.)

ACT OF 1913.

PAR. 212. Seeds: Castor beans or seeds. 15 cents per bushel of fifty pounds; flax-seed or linseed * * * 20 cents per bushel of fifty-six pounds; 1 poppy seed, 15 cents per bushel of forty-seven pounds; * *

PAR. 223. * * * apricot and peach kernels, 3 cents per pound.

PAR. 595. Seeds: * * * cotton, * * flower * * * [Free]. PAR. 606. Soya beans [Free].

ACT OF 1913.

ACT OF 1913.

PAR. 595. Seeds: * * * cauliflower, celery, * * * mangelwurzel, * * * Saint John's bread or bean, sorghum, * * * and sugar cane for seed; * * * all flower * * * seeds; * * * all the foregoing not specially provided for in this section [Free].

PAR. 266. Seeds: * * * mushroom spawn, and spinach seed, one cent per pound; beet, except sugar beet, carrot, corn salad, parsley, parsnip, radish, turnip and ruta-baga seed, four cents per pound; cabbage, collard, kale and kohl-rabi seed, eight cents per pound; egg plant and pepper seed, twenty cents per pound; seeds of all kinds not specially provided for in this section, ten cents per pound.

PAR. 212. Seeds: * * * mushroom spawn, and spinach seed, 1 cent per pound; canary seed, ½ cent per pound; * * * beet (except sugar beet), carrot, corn salad, parsley, parsnip, radish, turnip, and rutabaga seed, 3 cents per pound; cabbage, collard, kale, and kohlrabi seed, 6 cents per pound; egg plant and pepper seed, 10 cents per pound; seeds of all kinds not specially provided for in this section, 5 cents per pound: *Provided*, That no allowance shall be made for dirt or other impurities in seeds provided for in this paragraph.

PARAGRAPH 763.

ACT OF 1922.

PAR. 763. Beans, not specially provided for, green or unripe, one-half of 1 cent per pound; dried, $1\frac{3}{4}$ cents per pound; in brine, prepared or preserved in any manner, 2 cents per pound.

ACT OF 1909.

PAR. 249. Beans, forty-five cents per

bushel of sixty pounds. PAR. 251. Beans, * * * prepared or preserved, or contained in tins, jars, bottles, or similar packages, two and one-half cents per pound, including the weight of immediate coverings; * * *. ACT OF 1913.

PAR. 197. Beans, * * * not specially provided for, 25 cents per bushel of sixty pounds.1

PAR. 199. Beans, * * * prepared or preserved, or contained in tins, jars, bottles, or similar packages, including the weight of immediate coverings, 1 cent per pound; * * *.

PARAGRAPH 764.

ACT OF 1922.

PAR. 764. Sugar beets, 80 cents per ton; other beets, 17 per centum ad valorem.

ACT OF 1909.

PAR. 250. Beets, twenty-five per centum ad valorem; sugar beets, ten per centum ad valorem.

PARAGRAPH 765.

ACT OF 1922.

PAR. 765. Lentils, one-half of 1 cent per pound; lupines, one-half of 1 cent per pound.

ACT OF 1909.

PAR. 269. Vegetables in their natural state, not specially provided for in this section, twenty-five per centum ad valorem.

ACT OF 1913.

PAR. 197. * * * lentils, not specially provided for, 25 cents per bushel of

sixty pounds. PAR. 215. Vegetables in their natural state, not specially provided for in this section, 15 per centum ad valorem.

¹ Beans, 2 cents per pound. (Par. 5, emergency tariff act of 1921.)

ACT OF 1913.

PAR. 198. Beets of all kinds, 5 per centum ad valorem.

PARAGRAPH 766.

ACT OF 1922.

PAR. 766. Mushrooms. fresh,¹ or dried or otherwise prepared or preserved, 45 per centum ad valorem; truffles, fresh,¹ or dried or otherwise prepared or preserved, 25 per centum ad valorem.

ACT OF 1909.

PAR. 251. * * * mushrooms, and truffles, prepared or preserved, or con-tained in tins, jars, bottles, or similar packages, two and one-half cents per pound, including the weight of immediate coverings; mushrooms, cut, sliced, or dried, in undivided packages containing not less than five pounds, two and onehalf cents per pound.

ACT OF 1913.

PAR. 199. * * * mushrooms and truffles, including the weight of immediate coverings, $2\frac{1}{2}$ cents per pound.

PARAGRAPH 767.

ACT OF 1922.

PAR. 767. Peas, green or dried, 1 cent per pound; peas, split, 14 cents per pound; peas, prepared or preserved in any manner, 2 cents per pound.

ACT OF 1909.

251. * * * pease, * * * PAR. prepared or preserved, or contained in tins, jars, bottles, or similar packages, two and one-half cents per pound, including the weight of immediate coverings;

gs; * * *. PAR. 262. Pease, green, in bulk or in barrels, sacks, or similar packages, twenty-five cents per bushel of sixty pounds; seed pease, forty cents per bushel of sixty pounds; pease, dried, not specially provided for in this section, twenty-five cents per bushel; split pease, forty-five cents per bushel of sixty pounds; pease in cartons, papers, or other small packages, one cent per pound.

ACT OF 1913.

PAR. 199. * * * peas, prepared or preserved, or contained in tins, jars, bottles, or similar packages, including the weight of immediate coverings, 1 cent per pound; * * *.

PAR. 209. Peas, green or dried, in bulk or in barrels, sacks, or similar packages, 10 cents per bushel of sixty pounds; split peas, 20 cents per bushel of sixty pounds; peas in cartons, papers, or other similar packages, including the weight of the immediate covering, $\frac{1}{3}$ cent per pound.

PARAGRAPH 768.

ACT OF 1922.

PAR. 768. Onions, 1 cent per pound; garlic, 2 cents per pound.

ACT OF 1909.

ACT OF 1913.

PAR. 261. Onions, forty cents per PAR. 208. Garlic, 1 cent per pound; onions, 20 cents per bushel of 57 pounds.² bushel of fifty-seven pounds; garlic, one cent per pound.

PARAGRAPH 769.

ACT OF 1922.

PAR. 769. White or Irish potatoes. 50 cents per one hundred pounds; dried, dehydrated, or desiccated potatoes, $2\frac{3}{4}$ cents per pound; potato flour, $2\frac{1}{2}$ cents per pound.

¹ No fresh mushrooms or truffles imported. ²Onions, 40 cents per bushel of fifty-seven pounds. (Par. 8, emergency tariff act of 1921.)

ACT OF 1909.

PAR. 265 Potatoes, twenty-five cents. per bushel of sixty pounds. PAR. 480. * * * articles manufac-

PAR. 480. * * * articles manufactured, in whole or in part, not provided for in this section, * * * twenty per centum ad valorem. [Covered ground desiccated potatoes: Abstract 23912, T. D. 30901, of 1910.]

[No corresponding provision for dried or dehydrated potatoes.]

PARAGRAPH 770.

ACT OF 1922.

PAR. 770. Tomatoes in their natural state, one-half of 1 cent per pound; tomato paste, 40 per centum ad valorem; all other, prepared or preserved in any manner, 15 per centum ad valorem.

ACT OF 1909.

PAR. 269. Vegetables in their natural state, not specially provided for in this section, twenty-five per centum ad valorem.

PAR. 252. Vegetables, * * * prepared * * * not specially provided for in this section, * * * forty per centum ad valorem.

PARAGRAPH 771.

ACT OF 1922.

PAR. 771. Turnips, 12 cents per one hundred pounds.

ACT OF 1909.

PAR. 269. Vegetables in their natural state, not specially provided for in this section, twenty-five per centum ad valorem.

PARAGRAPH 772.

ACT OF 1922.

PAR. 772. Vegetables in their natural state, not specially provided for, 25 per centum ad valorem: *Provided*, That in the assessment of duties on vegetables no segregation or allowance of any kind shall be made for foreign matter or impurities mixed therewith.

ACT OF 1909.

PAR. 254. Cabbages, two cents each.

PAR. 269. Vegetables in their natural state, not specially provided for in this section, twenty-five per centum ad valorem. PAR. 215. Vegetables in their natural state, not specially provided for in this section, twenty-five per centum ad valorem.

PARAGRAPH 773.

ACT OF 1922.

PAR. 773. Vegetables, if cut, sliced, or otherwise reduced in size, or if parched or roasted, or if pickled, or packed in salt, brine, oil, or prepared or preserved in any other way and not specially provided for; sauces of all kinds, not

¹Potatoes, 25 cents per bushel of sixty pounds. (Par. 7, emergency tariff act of 1921.)

ACT OF 1913.

PAR. 581. Potatoes, and potatoes dried, desiccated, or otherwise prepared, not specially provided for in this section: *Provided*, That any of the foregoing specified articles shall be subject to a duty of 10 per centum ad valorem when imported directly or indirectly from a country, dependency, or other subdivision of government which imposes a duty on such articles imported from the United States.¹

ACT OF 1913.

PAR. 215. Vegetables in their natural state, not specially provided for in this section, 15 per centum ad valorem.

section, 15 per centum ad valorem. PAR. 200. Vegetables, * * * prepared * * * not specially provided for in this section, * * * 25 per centum ad valorem.

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ACT OF 1913.

PAR. 215. Vegetables in their natural state, not specially provided for in this section, 15 per centum ad valorem.

ACT OF 1913.

specially provided for; soya beans, prepared or preserved in any manner; bean stick, miso, bean cake, and similar products, not specially provided for; soups, pastes, balls, puddings, hash, and all similar forms, composed of vegetables, or of vegetables and meat or fish, or both, not specially provided for, 35 per centum ad valorem.

ACT OF 1909.

PAR. 252. Vegetables, if cut, sliced, or otherwise reduced in size, or if parched or roasted, or if pickled, or packed in salt, brine, oil, or prepared in any way; any of the foregoing not specially provided for in this section, and bean stick or bean cake, miso, and similar products, forty per centum ad valorem.

PAR. 253. Pickles, * * * sauces of all kinds, * * * forty per centum ad valorem.

[No corresponding provision for the other commodities.]

ACT OF 1913.

PAR. 200. Vegetables, if cut, sliced or otherwise reduced in size, or if parched or roasted, or if pickled, or packed in salt, brine, oil, or prepared in any way; any of the foregoing not specially provided for in this section, and bean stick or bean cake, miso, and similar products, 25 per centum ad valorem.

PAR. 201. Pickles, * * * sauces of all kinds, * * * 25 per centum ad valorem.

[No corresponding provision for the other commodities.]

PARAGRAPH 774.

ACT OF 1922.

PAR. 774. Acorns, and chicory and dandelion roots, crude, $1\frac{1}{2}$ cents per pound; ground, or otherwise prepared, 3 cents per pound; all coffee substitutes and adulterants, and coffee essences, 3 cents per pound.

ACT OF 1909.

PAR. 291. Chicory root, raw, dried, or undried, but unground, one and one-half cents per pound; chicory root, burnt or roasted, ground or granulated, or in rolls, or otherwise prepared, and not specially provided for in this section, three cents per pound.

PAR. 294. Dandelion root and acorns prepared, and articles used as coffee, or as substitutes for coffee not specially provided for in this section, two and one-half cents per pound.

PAR. 484. Acorns, raw, dried or undried, but unground [Free].

PAR. 554. Dandelion roots, raw, dried, or undried, but unground [Free].

ACT OF 1913.

PAR. 230. Chicory root, raw, dried, or undried, but unground, 1 cent per pound; chicory root, burnt or roasted, ground or granulated, or in rolls, or otherwise prepared, and not specially provided for in this section, 2 cents per pound.

PAR. 233. Dandelion root, and acorns prepared, and articles used as coffee, or as substitutes for coffee not specially provided for in this section, 2 cents per pound.

PAR. 389. Acorns, raw, dried or undried, but unground [Free].

PAR. 473. Dandelion roots, raw, dried or undried, but unground [Free].

PARAGRAPH 775.

ACT OF 1922.

PAR. 775. Chocolate and cocoa, sweetened or unsweetened, powdered, or otherwise prepared, $17\frac{1}{2}$ per centum ad valorem, but not less than 2 cents per pound; cacao butter, 25 per centum ad valorem.

ACT OF 1909.

PAR. 292. Chocolate and cocoa, prepared or manufactured, not specially provided for in this section, valued at not over fifteen cents per pound, two and onehalf cents per pound; valued above fifteen and not above twenty-four cents per pound, two and one-half cents per pound

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ACT OF 1913.

F PAR. 231. Unsweetened chocolate and cocoa, prepared or manufactured, not specially provided for in this section, 8 per centum ad valorem. Sweetened chocolate and cocoa, prepared or manufactured, not specially provided for in this section, valued at 20 cents per pound or and ten per centum ad valorem; valued above twenty-four and not above thirtyfive cents per pound, five cents per pound and ten per centum ad valorem; valued above thirty-five cents per pound, fifty per centum ad valorem. The weight and value of all coverings, other than plain wooden, shall be included in the dutiable weight and value of the foregoing merchandise; powdered cocoa, unsweet-

ened, five cents per pound. PAR. 293. Cocoa butter * * * three and one-half cents per pound.

PARAGRAPH 776.

ACT OF 1922.

PAR. 776. Ginger root, candied, or otherwise prepared or preserved, 20 per centum ad valorem.

ACT OF 1909.

PAR. 274. * * * sweetmeats, * * * PAR. 217. * * * sweetmeats, * × one cent per pound and thirty-five per 20 per centum ad valorem; * centum ad valorem;

PARAGRAPH 777.

ACT OF 1922.

PAR. 777. Hay, \$4 per ton; straw, \$1 per ton.

ACT OF 1909.

PAR. 258. Hay, four dollars per ton. PAR. 267. Straw, one dollar and fifty cents per ton.

PARAGRAPH 778.

ACT OF 1922.

PAR. 778. Hops. 24 cents per pound; hop extract, \$2.40 per pound; lupulin, 75 cents per pound.

ACT OF 1909.

PAR. 260. Hops, sixteen cents per pound; hop extract and lupulin, fifty per centum ad valorem.

PAR. 207. Hops, 16 cents per pound; hop extract and lupulin, 50 per centum ad valorem.

ACT OF 1913.

PARAGRAPH 779.

ACT OF 1922.

PAR. 779. Spices and spice seeds: Anise seeds, 2 cents per pound; caraway seeds, 1 cent per pound; cardamom seeds, 10 cents per pound; cassia, cassia buds, and cassia vera, unground, 2 cents per pound; ground, 5 cents per pound; cloves, unground, 3 cents per pound; ground, 6 cents per pound; clove stems, unground, 2 cents per pound; ground, 5 cents per pound; cinnamon and cinnamon chips, unground, 2 cents per pound; ground, 5 cents per pound; coriander seeds, one-half of 1 cent per pound; cummin seeds, 1 cent per pound; fennel seeds, 1 cent per pound; ginger root, not preserved or candied, unground, 2 cents per pound; ground, 5 cents per pound; mace, unground, 4 cents per pound; ground, 8 cents per pound; Bombay, or wild mace, unground, 18 cents per pound; ground, 22 cents per pound; mustard seeds (whole), 1 cent per

less, 2 cents per pound; valued at more than 20 cents per pound, 25 per centum ad valorem. The weight and the value of the immediate coverings, other than the outer packing case or other covering, shall be included in the dutiable weight and the value of the merchandise.

PAR. 232. Cocoa butter * * 33 cents per pound.

ACT OF 1913.

ACT OF 1913.

PAR. 205. Hay, \$2 per ton. PAR. 213. Straw, 50 cents per ton.

pound; mustard, ground or prepared in bottles or otherwise, 8 cents per pound; nutmegs, unground, 2 cents per pound; ground, 5 cents per pound; pepper, capsicum or red pepper or cayenne pepper, and paprika, unground, 2 cents per pound; ground, 5 cents per pound; black or white pepper, unground, 2 cents per pound; ground, 5 cents per pound; pimento (allspice), unground, 1 cent per pound; ground, 3 cents per pound; whole pimientos, packed in brine or in oil, or prepared or preserved in any manner, 6 cents per pound; sage, unground, 1 cent per pound; ground, 3 cents per pound; mixed spices, and spices and spice seeds not specially provided for, including all herbs or herb leaves in glass or other small packages, for culinary use, 25 per centum ad valorem: *Provided*, That in all the foregoing no allowance shall be made for dirt or other foreign matter: *Provided further*, That the importation of pepper shells. ground or unground, is hereby prohibited.

ACT OF 1909.

PAR. 266. Seeds: * * * seeds of all kinds not specially provided for in this section, ten cents per pound.

PAR. 668. Seeds: Anise, * * * caraway, cardamom, * * * coriander, * * cummin, fennel, * * mustard, * * [Free]. PAR. 298. Spices: Mustard, ground or

PAR. 298. Spices: Mustard, ground or prepared, in bottles or otherwise, ten cents per pound; capsicum or red pepper, or cayenne pepper, two and one-half cents per pound; sage, one cent per pound; spices not specially provided for in this section, three cents per pound.

section, three cents per pound. PAR. 679. Spices: Cassia, cassia vera, and cassia buds; cinnamon and chips of; cloves and clove stems; mace; nutmegs; pepper, black or white, and pimento; all the foregoing when unground; ginger root, unground and not preserved or candied [Free].

PAR. 252. Vegetables, * * * prepared * * * not specially provided for in this section, * * * forty per centum ad valorem. [Covered whole pimientos.]

ACT OF 1913.

PAR. 212. Seeds: * * * caraway seed 1 cent per pound; anise seed, 2 cents per pound; * * * seeds of all kinds not specially provided for in this section, 5 cents per pound: *Provided*, That no allowance shall be made for dirt or other impurities in seeds provided for in this paragraph.

PAR. 595. Seeds: Cardamom, * * * coriander, * * * cummin, fennel, * * mustard, * * * [Free].

PAR. 235. Spices, unground: Cassia buds, cassia, and cassia vera; cinnamon and cinnamon chips; ginger root, unground and not preserved or candied; nutmegs; pepper, black or white; capsicum or red pepper, or cayenne pepper; and clove stems, 1 cent per pound; cloves, 2 cents per pound; pimento, 3 of 1 cent per pound; sage, ½ cent per pound; mace, 8 cents per pound; Bombay or wild mace, 18 cents per pound; ground spices, in each case, the specific duty per pound enumerated in the foregoing part of this paragraph for unground spices, and in addition thereto a duty of 20 per centum ad valorem; mustard, ground or prepared, in bottles or otherwise, 6 cents per pound; all other spices not specially provided for in this section, including all herbs or herb leaves in glass or other small packages for culinary use, 20 per centum ad valorem.

PAR. 200. Vegetables, * * * prepared * * * not specially provided for in this section, * * * 25 per centum ad valorem. [Covered whole pimientos.]

PARAGRAPH 780.

ACT OF 1922.

PAR. 780. Teasels, 25 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

PAR. 268. Teazels, thirty per centum ad valorem.

PAR. 214. Teazels, 15 per centum ad valorem.

SCHEDULE 8.—SPIRITS, WINES, AND OTHER BEVERAGES.

PARAGRAPH 801.

ACT OF 1922.

PAR. 801. Nothing in this schedule shall be construed as in any manner limiting or restricting the provisions of Title II or III of the National Prohibition Act, as amended.

The duties prescribed in Schedule 8 and imposed by Title I shall be in addition to the internal-revenue taxes imposed under existing law, or any subsequent Act.

ACT OF 1909.

ACT OF 1913.

SCHEDULE H.—SPIRITS, WINES, AND SCHEDULE OTHER BEVERAGES.

[No corresponding provision.]

[No corresponding provision.]

PARAGRAPH 802.

ACT OF 1922.

PAR. 802. Brandy and other spirits manufactured or distilled from grain or other materials, cordials, liqueurs, arrack, absinthe, kirschwasser, ratafia, and bitters of all kinds (except Angostura bitters) containing spirits, and compounds and preparations of which distilled spirits are the component material of chief value and not specially provided for, \$5 per proof gallon; Angostura bitters, \$2.60 per proof gallon.

ACT OF 1909.

PAR. 300. Brandy and other spirits manufactured or distilled from grain or other materials, and not specially provided for in this section. two dollars and sixty cents per proof gallon.

PAR. 302. On all compounds or preparations of which distilled spirits are a component part of chief value there shall be levied a duty not less than that imposed upon distilled spirits.

PAR. 303. Cordials, liqueurs, arrack, absinthe, kirschwasser, ratafia, and other spirituous beverages or bitters of all kinds, containing spirits, and not specially provided for in this section, two dollars and sixty cents per proof gallon.

ACT OF 1913.

PAR. 237. Brandy and other spirits manufactured or distilled from grain or other materials, and not specially provided for in this section, \$2.60 per proof gallon.¹

PAR. 239. On all compounds or preparations of which distilled spirits are a component part of chief value there shall be levied a duty not less than that imposed upon distilled spirits.

PAR. 240. Cordials, liqueurs, arrack, absinthe, kirschwasser, ratafia, and other spirituous beverages or bitters of all kinds, containing spirits, and not specially provided for in this section, \$2.60 per proof gallon.

PARAGRAPH 803.

ACT OF 1922.

PAR. 803. Champagne and all other sparkling wines, \$6 per gallon.

ACT OF 1909.

PAR. 306. Champagne and all other sparkling wines, in bottles containing each not more than one quart and more ACT OF 1913.

PAR. 243. Champagne and all other sparkling wines, in bottles containing each not more than one quart and

¹ Imported spirits are subject to the duty imposed by this paragraph as well as to the internal-revenue tax.

SCHEDULE H.-SPIRITS, WINES, AND

OTHER BEVERAGES.

than one pint, nine dollars and sixty cents per dozen; containing not more than one pint each and more than onehalf pint, four dollars and eighty cents per dozen; containing one-half pint each or less, two dollars and forty cents per dozen; in bottles or other vessels containing more than one quart each, in addition to nine dollars and sixty cents per dozen bottles, on the quantity in excess of one quart, at the rate of three dollars per gallon; but no separate or additional duty shall be levied on the bottles.

PARAGRAPH 804.

the bottles.

ACT OF 1922.

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

ACT OF 1909.

PAR. 307. Still wines, including ginger wine or ginger cordial, vermuth, and rice wine or sake, and similar beverages not specially provided for in this section, in casks or packages other than bottles or jugs, if containing fourteen per centum or less of absolute alcohol, forty-five cents per gallon; if containing more than fourteen per centum of absolute alcohol, sixty cents per gallon. In bottles or jugs, per case of one dozen bottles or jugs, containing each not more than one quart and more than one pint, or twenty-four bottles or jugs containing each not more than one pint, one dollar and eighty-five cents per case; and any excess beyond these quantities found in such bottles or jugs shall be subject to a duty of six cents per pint or fractional part thereof, but no separate or additional duty shall be assessed on the bottles or jugs: Provided, That any wines, ginger cordial, or vermuth im-ported containing more than twentyfour per centum of alcohol shall be classed as spirits and pay duty accordingly: * * *.

ACT OF 1913.

more than one pint, \$9.60 per dozen;

containing not more than one pint

each and more than one-half pint,

\$4.80 per dozen; containing one-half pint each or less, \$2.40 per dozen; in

bottles or other vessels containing more than one quart each, in addition

to \$9.60 per dozen bottles, on the quantity in excess of one quart, at the

rate of \$3 per gallon; but no separate

or additional duty shall be levied on

PAR. 244. Still wines, including ginger wine or ginger cordial, vermuth, and rice wine or sake, and similar beverages not specially provided for in this section, in casks or packages other than bottles or jugs, if contain-ing 14 per centum or less of absolute alcohol, 45 cents per gallon; if con-taining more than 14 per centum of absolute alcohol, 60 cents per gallon. In bottles or jugs, per case of one dozen bottles or jugs, containing each not more than one quart and more than one pint, or twenty-four bottles or jugs containing each not more than one pint, \$1.85 per case; and any excess beyond these quantities found in such bottles or jugs shall be subject to a duty of 6 cents per pint or fractional part thereof, but no separate or additional duty shall be assessed on the bottles or jugs: *Provided*, That any wines, ginger cordial, or vermuth imported containing more than 24 per centum of alcohol shall be classed as spirits and pay duty accordingly:

PARAGRAPH 805.

ACT OF 1922.

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

ACT OF 1909.

PAR. 308. Ale, porter, stout, and beer, in bottles or jugs, forty-five cents per gallon, but no separate or additional duty shall be assessed on the bottles or

ACT OF 1913.

PAR. 245. Ale, porter, stout, and beer, in bottles or jugs, 45 cents per gallon, but no separate or additional duty shall be assessed on the bottles or jugs; jugs; otherwise than in bottles or jugs, twenty-three cents per gallon.

PAR. 309. Malt extract, fluid, in casks, twenty-three cents per gallon; in bottles or jugs, forty-five cents per gallon; solid or condensed, forty-five per centum ad valorem. otherwise than in bottles or jugs, 23 cents per gallon.

PAR. 246. Malt extract, fluid, in casks, 23 cents per gallon; in bottles or jugs, 45 cents per gallon; solid or condensed, 45 per centum ad valorem.

PARAGRAPH 806.

ACT OF 1922.

PAR. 806. Cherry juice, prune juice, or prune wine, and all other fruit juices and fruit sirups, not specially provided for, containing less than one-half of 1 per centum of alcohol, 70 cents per gallon; containing one-half of 1 per centum or more of alcohol, 70 cents per gallon and in addition thereto \$5 per proof gallon on the alcohol contained therein; grape juice, grape sirup, and other similar products of the grape, by whatever name known, containing or capable of producing less than 1 per centum of alcohol, 70 cents per gallon; containing or capable of producing more than 1 per centum of alcohol, 70 cents per gallon, and in addition thereto \$5 per proof gallon on the alcohol contained therein or that can be produced therefrom.

ACT OF 1909.

PAR. 310. Cherry juice and prune juice, or prune wine, and other fruit juices, and fruit sirup, not specially provided for in this section, containing no alcohol or not more than eighteen per centum of alcohol, seventy cents per gallon; if containing more than eighteen per centum of alcohol, seventy cents per gallon and in addition thereto two dollars and seven cents per proof gallon on the alcohol contained therein.

ACT OF 1913.

PAR. 247. Cherry juice and prune juice, or prune wine, and other fruit juices, and fruit sirup, not specially provided for in this section, containing no alcohol or not more than 18 per centum of alcohol, 70 cents per gallon; if containing more than 18 per centum of alcohol, 70 cents per gallon and in addition thereto \$2.07 per proof gallon on the alcohol contained therein.

PARAGRAPH 807.

ACT OF 1922.

PAR. 807. Ginger ale, ginger beer, lemonade, soda water, and similar beverages containing no alcohol, and beverages containing less than one-half of 1 per centum of alcohol, not specially provided for, 15 cents per gallon.

ACT OF 1909.

PAR. 311. Ginger ale, ginger beer, lemonade, soda water, and other similar beverages containing no alcohol, in plain green or colored, molded or pressed, glass bottles, containing each not more than three-fourths of a pint, eighteen cents per dozen; containing more than three-fourths of a pint each and not more than one and one-half pints, twenty-eight cents per dozen; but no separate or additional duty shall be assessed on the bottles; if imported otherwise than in plain green or colored, molded or pressed, glass bottles, or in such bottles containing more than one and one-half pints each, fifty cents per gallon, and in addition thereto duty shall be collected on the bottles, or other coverings, at the rates which would be chargeable thereon if. imported empty. Beverages not spe-

ACT OF 1913.

PAR. 248. Ginger ale, ginger beer, lemonade, soda water, and other similar beverages containing no alcohol, in plain green or colored, molded or pressed, glass bottles, containing each not more than one-half pint, 12 cents per dozen; containing each more than one-half pint and not more than threefourths of a pint, 18 cents per dozen; containing more than three-fourths of a pint each and not more than one and one-half pints, 28 cents per dozen; but no separate or additional duty shall be assessed on the bottles; if imported otherwise than in plain green or colored, molded or pressed, glass bottles, or in such bottles containing more than one and one-half pints each, 50 cents per gallon, and in addition thereto duty shall be collected on the bottles, or other coverings, at the rates

cially provided for containing not more than two per centum of alcohol shall be assessed for duty under this paragraph.

which would be chargeable thereon if imported empty. Beverages not specially provided for containing not more than 2 per centum of alcohol shall be assessed for duty under this paragraph.

PARAGRAPH 808.

ACT OF 1922.

PAR. 808. All mineral waters and all imitations of natural mineral waters, and all artificial mineral waters not specially provided for, 10 cents per gallon.

ACT OF 1909.

ACT OF 1913.

PAR. 312. All mineral waters and all imitations of natural mineral waters, and all artificial mineral waters not specially provided for in this section, in bottles or jugs containing not more than one pint, twenty cents per dozen bottles; if containing more than one pint and not more than one quart, thirty cents per dozen bottles; if imported in bottles or in jugs containing more than one quart, twenty-four cents per gallon; if imported otherwise than in bottles or jugs, eight cents per gallon; and in addition thereto, on all of the foregoing, duty shall be collected upon the bottles or other containers at one-third of the rates that would be charged thereon if imported empty or separately.

PAR. 249. All mineral waters and all imitations of natural mineral waters, and all artificial mineral waters not specially provided for in this section, in bottles or jugs containing not more than one-half pint, 10 cents per dozen bottles; if containing more than one-balf pint and not more than one pint, 15 cents per dozen bottles; if containing more than one pint and not more than one quart, 20 cents per dozen bottles; if imported in bottles or in jugs containing more than one quart, 18 cents per gallon; if imported otherwise than in bottles or jugs, 8 cents per gallon; and in addition thereto, on all of the foregoing, duty shall be collected upon the bottles or other containers at one-third of the rates that would be charged thereon if imported empty or separately.

PARAGRAPH 809.

ACT OF 1922.

PAR. 809. When any article provided for in this schedule is imported in bottles or jugs, duty shall be collected upon the bottles or jugs at one-third the rate provided on the bottles or jugs if imported empty or separately.

ACT OF 1909.

ACT OF 1913.

[No corresponding provision.]

[No corresponding provision.]

PARAGRAPH 810.

ACT OF 1922.

PAR. 810. Each and every gauge or wine gallon of measurement shall be counted as at least one proof gallon; and the standard for determining the proof of brandy and other spirits or liquors of any kind when imported shall be the same as that which is defined in the laws relating to internal revenue. The Secretary of the Treasury, in his discretion, may authorize the ascertainment of the proof of wines, cordials, or other liquors and fruit juices by distillation or otherwise, in cases where it is impracticable to ascertain such proof by the means prescribed by existing law or regulations.

ACT OF 1909.

PAR. 301. Each and every gauge or wine gallon of measurement shall be counted as at least one proof gallon;

ACT OF 1913.

PAR. 238. Each and every gauge or wine gallon of measurement shall be counted as at least one proof gallon; and the standard for determining the proof of brandy and other spirits or liquors of any kind imported shall be the same as that which is defined in the laws relating to internal revenue: *Provided*, That it shall be lawful for the Secretary of the Treasury, in his discretion, to authorize the ascertainment of the proof of wines, cordials, or other liquors, by distillation or otherwise, in cases where it is impracticable to ascertain such proof by the means prescribed by existing law or regulations: * * *. and the standard for determining the proof of brandy and other spirits or liquors of any kind imported shall be the same as that which is defined in the laws relating to internal revenue: *Provided*, That it shall be lawful for the Secretary of the Treasury, in his discretion, to authorize the ascertainment of the proof of wines, cordials, or other liquors, by distillation or otherwise, in cases where it is impracticable to ascertain such proof by the means prescribed by existing law or regulations: * * *.

PARAGRAPH 811.

ACT OF 1922.

PAR. 811. No lower rate or amount of duty shall be levied, collected, and paid on the articles enumerated in paragraph 802 of this schedule than that fixed by law for the description of first proof; but it shall be increased in proportion for any greater strength than the strength of first proof, and all imitations of brandy, spirits, or wines imported by any names whatever shall be subject to the highest rate of duty provided for the genuine articles respectively intended to be represented, and in no case less than \$5 per proof gallon: *Provided*, That any brandy or other spirituous or distilled liquors imported in any sized cask, bottle, jug, or other packages, of or from any country, dependency, or province under whose laws similar sized casks, bottles, jugs, or other packages of distilled spirits, wine, or other beverage put up or filled in the United States are denied entrance into such country, dependency, or province, shall be forfeited to the United States.

ACT OF 1909.

PAR. 304. No lower rate or amount of duty shall be levied, collected, and paid on brandy, spirits, and other spirituous beverages than that fixed by law for the description of first proof; but it shall be increased in proportion for any greater strength than the strength of first proof, and all imitations of brandy or spirits or wines imported by any names whatever shall be subject to the highest rate of duty provided for the genuine articles respectively intended to be represented, and in no case less than one dollar and seventy-five cents per gallon.

PAR. 301. * * * And provided further, That any brandy or other spirituous or distilled liquors imported in any sized cask, bottle, jug, or other packages, of or from any country, dependency, or province under whose laws similar sized casks, bottles, jugs, or other packages of distilled spirits, wine, or other beverage put up or filled in the United States are denied entrance into such country, dependency, or province, shall be forfeited to the United States; and any brandy or other spirituous or distilled liquor imported in a cask of less capacity than ten gallons from any country shall be forfeited to the United States.

ACT OF 1913.

PAR. 241. No lower rate or amount of duty shall be levied, collected, and paid on brandy, spirits, and other spirituous beverages than that fixed by law for the description of first proof; but it shall be increased in proportion for any greater strength than the strength of first proof, and all imitations of brandy or spirits or wines imported by any names whatever shall be subject to the highest rate of duty provided for the genuine articles respectively intended to be represented, and in no case less than \$1.75 per gallon.

PAR. 238. * * * And provided further, That any brandy or other spirituous or distilled liquors imported in any sized cask, bottle, jug, or other packages, of or from any country, dependency, or province under whose laws similar sized casks, bottles, jugs, or other packages of distilled spirits, wine, or other beverage put up or filled in the United States are denied entrance into such country, dependency, or province, shall be forfeited to the United States; and any brandy or other spirituous or distilled liquor imported in a cask of less capacity than ten gallons from any country shall be forfeited to the United States.

PARAGRAPH 812.

ACT OF 1922.

PAR. 812. There shall be no constructive or other allowance for breakage, leakage, or damage on wines, liquors, cordials, or distilled spirits, except that when it shall appear to the collector of customs from the gauger's return, verified by an affidavit by the importer to be filed within five days after the delivery of the merchandise, that a cask or package has been broken or otherwise injured in transit from a foreign port, and as a result thereof a part of its contents, amounting to 10 per centum or more of the total value of the contents of the said cask or package in its condition as exported, has been lost, allowance therefor may be made in the liquidation of the duties.

ACT OF 1909.

PAR. 307. * * * And provided further, That there shall be no constructive or other allowance for breakage, leakage, or damage on wines, liquors, cordials or distilled spirits. * * * * cordials, or distilled spirits,

ACT OF 1913.

PAR. 244. * * * And provided further, That there shall be no constructive or other allowance for breakage, leakage, or damage on wines, liquors, cordials, or distilled spirits, except that when it shall appear to the collector of customs from the gauger's return, verified by an affidavit by the importer to be filed within five days after the delivery of the merchandise, that a cask or package has been broken or otherwise injured in transit from a foreign port and as a result thereof a part of its contents amounting to 10 per centum or more of the total value of the contents of the said cask or package in its condition as exported, has been lost, allowance therefor may be made in the liquidation of the duties. * * * 1 duties.

PARAGRAPH 813.

ACT OF 1922.

PAR. 813. No wines, spirits, or other liquors or articles provided for in this schedule containing one-half of 1 per centum or more of alcohol shall be imported or permitted entry except on a permit issued therefor by the Commissioner of Internal Revenue, and any such wines, spirits, or other liquors or articles imported or brought into the United States without a permit shall be seized and forfeited in the same manner as for other violations of the customs laws.

ACT OF 1909.

ACT OF 1913.

[No corresponding provision.]

[No corresponding provision.]

PARAGRAPH 814.

ACT OF 1922.

PAR. 814. The Secretary of the Treasury is hereby authorized and directed to make all rules and regulations necessary for the enforcement of the provisions of this schedule.

ACT OF 1909.

[No corresponding provision.]

ACT OF 1913.

[No corresponding provision.]

¹ This proviso concluded with the following sentence: "Wines, cordials, brandy, and other spirituous liquors, including bitters of all kinds, and bay rum or bay water, imported in bottles or jugs, shall be packed in packages containing not less than one dozen bottles or jugs in each package, or duty shall be paid as if such package contained at least one dozen bottles or jugs, and in addition thereto, duty shall be collected on the bottles or jugs at the rates which would be chargeable thereon if im-ported empty. The percentage of alcohol in wines and fruit juices shall be determined in such manner as the Secretary of the Treasury shall by regulation prescribe."

SCHEDULE 9.—COTTON MANUFACTURES.

PARAGRAPH 901.

ACT OF 1922.

PAR. 901. Cotton yarn, including warps, in any form, not bleached, dyed, colored, combed, or plied, of numbers not exceeding number 40, one-fifth of 1 cent per number per pound; exceeding number 40 and not exceeding number 120, 8 cents per pound and, in addition thereto, one-fourth of 1 cent per number per pound for every number in excess of number 40; exceeding number 120, 28 cents per pound: *Provided*, That none of the foregoing, of numbers not exceeding number 80, shall pay less duty than 5 per centum ad valorem and, in addition thereto, for each number, one-fourth of 1 per centum ad valorem; nor of numbers exceeding number 80, less than 25 per centum ad valorem.

Cotton yarn, including warps, in any form, bleached, dyed, colored, combed, or plied, of numbers not exceeding number 40, one-fourth of 1 cent per number per pound; exceeding number 40 and not exceeding number 120, 10 cents per pound and, in addition thereto, three-tenths of 1 cent per number per pound for every number in excess of number 40; exceeding number 120, 34 cents per pound: *Provided*, That none of the foregoing, of numbers not exceeding number 80, shall pay less duty than 10 per centum ad valorem and, in addition thereto, for each number, one-fourth of 1 per centum ad valorem; nor of numbers exceeding number 80, less than 30 per centum ad valorem: *Provided further*, That when any of the foregoing yarns are printed, dyed, or colored with vat dyes, there shall be paid a duty of 4 per centum ad valorem in addition to the above duties.

Cotton waste, manufactured or otherwise advanced in value, cotton card laps, sliver, and roving, 5 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

SCHEDULE I.—COTTON MANUFACTURES.

PAR. 313. Cotton thread and carded yarn, warps or warp yarn, in singles, whether on beams or in bundles, skeins, or cops, or in any other form, except spool thread of cotton, crochet, darning, and embroidery cottons, hereinafter provided for, not colored, bleached, dyed, or advanced beyond the condition of singles by grouping or twisting two or more single yarns together, two and one-half cents per pound on all numbers up to and including number fifteen, one-sixth of a cent per number per pound on all numbers exceeding number fifteen and up to and including number thirty, and one-fifth of a cent per number per pound on all numbers exceeding number thirty: Provided, That none of the foregoing shall pay a less rate of duty than fifteen per centum ad valorem; colored, bleached, dyed, combed, or advanced beyond the condition of singles by grouping or twisting two or more single varns together, whether on beams, or in bundles, skeins, or cops,

SCHEDULE I.—Cotton MANUFACTURES.¹ PAR. 250. Cotton thread and carded

yarn, warps, or warp yarn, whether on beams or in bundles, skeins, or cops, or in any other form, not combed. bleached, dyed, mercerized, or colored, except spool thread of cotton, crochet, darning and embroidery cottons, hereinafter provided for, shall be subject to the following rates of duty:

Numbers up to and including number nine, 5 per centum ad valorem; exceeding number nine and not exceeding number nineteen, $7\frac{1}{2}$ per centum ad valorem; exceeding number nineteen and not exceeding number thirty-nine, 10 centum ad valorem; exceeding per number thirty-nine and not exceeding number forty-nine, 15 per centum ad valorem; exceeding number forty-nine and not exceeding number fifty-nine, $17\frac{1}{2}$ per centum ad valorem; exceeding number fifty-nine and not exceeding number seventy-nine, 20 per centum ad valorem; exceeding number seventynine and not exceeding number ninetynine, 221 per centum ad valorem; ex-

¹Seven cents per pound, in addition to the rates of duty imposed thereon by existing law, was imposed by par. 16 of the emergency tariff act of May 27. 1921, on manufactures of which cotton having a staple of 1[§] inches or more in length is the component material of chief value. or in any other form, except spool thread of cotton, crochet, darning, and embroidery cottons, hereinafter provided for, six cents per pound on all numbers up to and including number twenty-four, and on all numbers exceeding number twenty-four and up to number eighty, one-fourth of one cent per number per pound; on number eighty and up to number two hundred, three-tenths of one cent per number per pound; on number two hundred and above, sixty cents per pound, and one-tenth of one cent per number per pound additional for every number in excess of number two hundred; cablelaid yarns or threads, made by grouping or twisting two or more grouped or twisted yarns or threads together, not colored, bleached, or dyed, fourtenths of one cent per number per pound; colored, bleached, or dyed, nine-twentieths of one cent per number per pound : Provided further, That said threads and yarns, colored, bleached, dyed, combed, advanced beyond the condition of singles, and cable-laid yarns or threads, as hereinbefore provided, except those (other than cable-laid threads and yarns) finer than number one hundred and forty shall not pay a less rate of duty than twenty per centum ad valorem: And provided further, That all the foregoing threads and yarns as hereinbefore provided, when mercerized or subjected to any similar process, shall pay, in addition to the foregoing specific rates of duty, one-fortieth of one cent per number per pound; cotton card laps, roping, sliver, or roving, thirty-five per centum ad valorem. Cotton waste and flocks, manufactured or otherwise advanced in value, twenty per centum ad valorem.

ceeding number ninety-nine, 25 per centum ad valorem. When combed, bleached, dyed, mercerized, or colored, they shall be subject to the following rates of duty: Numbers up to and including number nine, $7\frac{1}{2}$ per centum ad valorem; exceeding number nine and not exceeding number nineteen, 10 per centum ad valorem; exceeding number nineteen and not exceeding number thirty-nine, $12\frac{1}{2}$ per centum ad valorem; exceeding number thirty-nine and not exceeding number forty-nine, $17\frac{1}{2}$ per centum ad valorem; exceeding number forty-nine and not exceeding number fifty-nine, 20 per centum ad valorem; exceeding number fifty-nine and not exceeding number seventynine, $22\frac{1}{2}$ per centum ad valorem; exceeding number seventy-nine and not exceeding number ninety-nine, 25 per centum ad valorem; exceeding number ninety-nine, $27\frac{1}{2}$ per centum ad valorem. Cotton waste and flocks, manufactured or otherwise advanced in value, cotton card laps, roping, sliver, or roving, 5 per centum ad valorem.

PARAGRAPH 902.

ACT OF 1922.

PAR. 902. Cotton sewing thread, one-half of 1 cent per hundred yards; crochet, darning, embroidery, and knitting cottons, put up for handwork, in lengths not exceeding eight hundred and forty yards, one-half of 1 cent per hundred yards: *Provided*, That none of the foregoing shall pay a less rate of duty than 20 nor more than 35 per centum ad valorem. In no case shall the duty be assessed on a less number of yards than is marked on the goods as imported.

ACT OF 1909.

PAR. 314. Spool thread of cotton, crochet, darning, and embroidery cottons, on spools, reels, or balls, containing on each spool, reel, or ball, not exceeding one hundred yards of thread, six cents per dozen; exceeding one hundred yards on each spool, reel, or

ACT OF 1913.

PAR. 251. Spool thread of cotton, crochet, darning, and embroidery cottons, on spools, reels, or balls, or in skeins, cones, or tubes, or in any other form, 15 per centum ad valorem. ball, for every additional hundred yards or fractional part thereof in excess of one hundred, six cents per dozen spools, reels, or balls; if in skeins, cones or tubes, containing less than six hundred yards each, one-half of one cent for each one hundred yards or fractional part thereof: *Provided*, That in no case shall the duty be assessed upon a less number of yards than is marked on the spools, reels, cones, tubes, skeins, or balls: *And provided further*, That none of the foregoing shall pay a less rate of duty than twenty per centum ad valorem.

PARAGRAPH 903.

ACT OF 1922.

PAR. 903. Cotton cloth, not bleached, printed, dyed, colored, or woven-figured, containing yarns the average number of which does not exceed number 40, forty one-hundredths of 1 cent per average number per pound; exceeding number 40, 16 cents per pound and, in addition thereto, fifty-five one-hundredths of 1 cent per average number per pound for every number in excess of number 40: *Provided*, That none of the foregoing, when containing yarns the average number of which does not exceed number 80, shall pay less duty than 10 per centum ad valorem and, in addition thereto, for each number, one-fourth of 1 per centum ad valorem; nor when exceeding number 80, less than 30 per centum ad valorem.

Cotton cloth, bleached, containing yarns the average number of which does not exceed number 40, forty-five one-hundredths of 1 cent per average number per pound; exceeding number 40, 18 cents per pound and, in addition thereto, three-fifths of 1 cent per average number per pound for every number in excess of number 40: *Provided*, That none of the foregoing, when containing yarns the average number of which does not exceed number 80, shall pay less duty than 13 per centum ad valorem and, in addition thereto, for each number, one-fourth of 1 per centum ad valorem; nor when exceeding number 80, less than 33 per centum ad valorem.

Cotton cloth, printed, dyed, colored, or woven-figured, containing yarns the average number of which does not exceed number 40. fifty-five one-hundredths of 1 cent per average number per pound; exceeding number 40, 22 cents per pound and, in addition thereto, sixty-five one-hundredths of 1 cent per average number per pound for every number in excess of number 40: *Provided*, That none of the foregoing, when containing yarns the average number of which does not exceed number 80, shall pay less duty than 15 per centum ad valorem and, for each number, five-sixteenths of 1 per centum ad valorem; nor when exceeding number 80, less than 40 per centum ad valorem: *Provided further*, That when not less than 40 per centum of the cloth is printed, dyed, or colored with vat dyes, there shall be paid a duty of 4 per centum ad valorem in addition to the above duties. Plain gauze or leno woven cotton nets or nettings shall be classified for duty as cotton cloth.

ACT OF 1909.

PAR. 315. Cotton cloth, valued at not over seven cents per square yard, not bleached, dyed, colored, stained, painted, or printed, and not exceeding fifty threads to the square inch, counting the warp and filling, one cent per square yard; if bleached, and valued at not over nine cents per square yard, one and one-fourth cents per square yard; if dyed, colored, stained, * * * or printed, and valued at not over twelve cents per square yard, two cents

ACT OF 1913.

PAR. 252. Cotton cloth, not bleached, dyed, colored, stained, painted, printed, woven figured, or mercerized, containing yarns the average number of which does not exceed number nine, 7½ per centum ad valorem; exceeding number nine and not exceeding number nineteen, 10 per centum ad valorem; exceeding number nineteen and not exceeding number thirty-nine, 12½ per centum ad valorem; exceeding number thirty-nine and not exceeding num-

per square yard; cotton cloth, not bleached, dyed, colored, stained, painted, or printed, exceeding fifty and not exceeding one hundred threads to the square inch, counting the warp and filling, and valued at not over seven cents per square yard, not exceeding six square yards to the pound, one and one-fourth cents per square yard; exceeding six and not exceeding nine square yards to the pound, one and one-half cents per square yard; exceeding nine square yards to the pound, one and three-fourths cents per square yard; cotton cloth, not bleached, dyed, colored, stained, painted, or printed, not exceeding one hundred threads to the square inch, counting the warp and filling, and valued at over seven and not over nine cents per square yard, two and one-fourth cents per square yard; valued at over nine and not over ten cents per square yard, two and three-fourths cents per square yard; valued at over ten and not over twelve and one-half cents per square yard, four cents per square yard; valued at over twelve and onehalf and not over fourteen cents per square yard, five cents per square yard; valued at over fourteen cents per square yard, six cents per square yard, but not less than twenty-five per centum ad valorem; cotton cloth, exceeding fifty and not exceeding one hundred threads to the square inch, counting the warp and filling, if bleached, and valued at not over nine cents per square yard, not exceeding six square yards to the pound, one and one-half cents per square yard; exceeding six and not exceeding nine square yards to the pound, one and three-fourths cents per square yard; exceeding nine square yards to the pound, two and one-fourth cents per square yard; cotton cloth, not exceeding one hundred threads to the square inch, counting the warp and filling, if bleached, and valued at over nine and not over eleven cents per square yard, two and three-fourths cents per square yard; valued at over eleven and not over twelve cents per square yard, four cents per square yard; valued at over twelve and not over fifteen cents per square yard, five cents per square yard; valued at over fifteen and not over sixteen cents per square yard, six cents per square yard; valued at over sixteen cents per square yard, seven cents per square yard, but not less than twenty-five per centum ad valorem; cotton cloth, exceeding fifty and not exceeding one hundred threads to the square inch, counting the warp and filling, if dyed, colored, stained, *

ber forty-nine, 171 per centum ad valorem; exceeding number forty-nine and not exceeding number fifty-nine, 20 per centum ad valorem; exceeding number fifty-nine and not exceeding number seventy-nine, 22¹/₂ per centum ad valorem; exceeding number seventynine and not exceeding number ninetynine, 25 per centum ad valorem; exceeding number ninety-nine, 27¹/₂ per centum ad valorem. Cotton cloth when bleached, dyed, colored, stained, * * * printed, woven figured, or mercerized, containing yarn the average number of which does not exceed number nine, 10 per centum ad valorem; exceeding number nine and not exceeding num-ber nineteen, $12\frac{1}{2}$ per centum ad valorem; exceeding number nineteen and not exceeding number thirty-nine, 15 per centum ad valorem; exceeding number thirty-nine and not exceeding number forty-nine, 20 per centum ad valorem; exceeding number forty-nine and not exceeding number fifty-nine, $22\frac{1}{2}$ per centum ad valorem; exceeding number fifty-nine and not exceeding number seventy-nine, 25 per centum ad valorem; exceeding number seventynine and not exceeding number ninetynine, $27\frac{1}{2}$ per centum ad valorem; exceeding number ninety-nine, 30 per centum ad valorem: plain gauze or leno woven cotton nets or nettings shall be classified for duty as cotton cloth.

or printed, and valued at not over twelve cents per square yard, not exceeding six square yards to the pound, two and three-fourths cents per square yard; exceeding six and not exceeding nine square yards to the pound, three and one-fourth cents per square yard; exceeding nine square yards to the pound, three and one-half cents per square yard; cotton cloth, not exceeding one hundred threads to the square inch, counting the warp and filling, if dyed, cclored, stained, * * * or printed, and valued at over twelve and not over twelve and one-half cents per square yard, three and three-fourths cents per square yard; valued at over twelve and one-half and not over fifteen cents per square yard, five cents per square yard; valued at over fifteen and not over seventeen and one-half cents per square yard, six and one-half cents per square yard; valued at over seventeen and one-half and not over twenty cents per square yard, seven and one-half cents per square yard; valued at over twenty cents per square yard, nine cents per square yard, but not less than thirty per centum ad valorem.

PAR. 316. Cotton cloth, not bleached, dyed, colored, stained, painted, or printed, exceeding one hundred and not exceeding one hundred and fifty threads to the square inch, counting the warp and filling, and not exceeding four square yards to the pound, one and one-half cents per square yard; exceeding four and not exceeding six square yards to the pound, two cents per square yard; exceeding six and not exceeding eight square yards to the pound, two and one-half cents per square yard; exceeding eight square yards to the pound, two and threefourths cents per square yard; any of the foregoing valued at over nine and not over ten cents per square yard, three cents per square yard; valued at over ten but not over twelve and onehalf cents per square yard, four and three-eighths cents per square yard; valued at over twelve and one-half and not over fourteen cents per square yard, five and one-half cents per square yard; valued at over fourteen and not over sixteen cents per square yard, six and one-half cents per square yard; valued at over sixteen cents per square yard, eight cents per square yard, but not less than thirty per centum ad valorem; if bleached, and not exceeding four square yards to the pound, two and one-half cents per square yard; exceeding four and not exceeding six square yards to the pound, three cents per square yard; exceeding

six and not exceeding eight square yards to the pound, three and one-half cents per square yard; exceeding eight square yards to the pound, three and three-fourths cents per square yard; any of the foregoing, bleached, and valued at over eleven and not over twelve cents per square yard, four and one-fourth cents per square yard; valued at over twelve and not over fifteen cents per square yard, five and one-fourth cents per square yard; valued at over fifteen and not over sixteen cents per square yard, six and one-half cents per square yard; valued at over sixteen and not over twenty cents per square yard, eight cents per square yard; valued at over twenty cents per square yard, ten cents per square yard, but not less than thirtyfive per centum ad valorem; if dyed, colored, stained, * * * or printed, and not exceeding four square yards to the pound, three and one-half cents per square yard; exceeding four and not exceeding six square yard; exceeding four and not exceeding six square yards to the pound, three and three-fourths cents per square yard; exceeding six and not exceeding eight square yards to the pound, four and one-fourth cents per square yard; exceeding eight square yards to the pound, four and one-half cents per square yard; any of the foregoing dyed colored stained of the foregoing, dyed, colored, stained, * * * or printed, and valued at over twelve and one-half but not over lifteen cents per square yard, five and one-fourth cents per square yard; valued at over fifteen and not over seventeen and one-half cents per square yard, seven cents per square yard; valued at over seventeen and one-half but not over twenty cents per square yard, eight cents per square yard; valued at over twenty cents per square yard, ten cents per square yard but not less than thirty-five per centum ad valorem.

PAR. 317. Cotton cloth, not bleached, dyed, colored, stained, painted, or printed, exceeding one hundred and fifty and not exceeding two hundred threads to the square inch, counting the warp and filling, and not exceeding three and one-half square yards to the pound, two cents per square yard; exceeding three and one-half and not exceeding four and one-half square yards to the pound, two and threefourths cents per square yard; exceeding four and one-half and not exceeding six square yards to the pound, three cents per square yard; exceeding six square yards to the pound, three and one-half cents per square yard; any of the foregoing valued at over ten and not over twelve and one-half

cents per square yard, four and threeeighths cents per square yard; valued at over twelve and one-half and not over fourteen cents per square yard, five and one-half cents per square yard; valued at over fourteen and not over sixteen cents per square yard, six and one-half cents per square yard; valued at over sixteen and not over twenty cents per square yard, eight cents per square yard; valued at over twenty cents per square yard, ten cents per square yard, but not less than thirty-five per centum ad valorem; if bleached, and not exceeding three and one-half square yards to the pound, two and three-fourths cents per square yard; exceeding three and one-half and not exceeding four and one-half square yards to the pound, three and one-half cents per square yard; exceeding four and one-half and not exceeding six square yards to the pound, four cents per square yard; exceeding six square yards to the pound, four and one-fourth cents per square yard; any of the foregoing bleached, and valued at over twelve and not over fifteen cents per square yard, five and one-fourth cents per square yard; valued at over fifteen and not over sixteen cents per square yard, six and one-half cents per square yard; valued at over sixteen and not over twenty cents per square yard, eight cents per square yard; valued at over twenty cents per square yard, ten cents per square yard, but not less than thirty-five per centum ad valorem; if * * * dyed, colored, stained, or printed, and not exceeding three and one-half square yards to the pound, four and one-fourth cents per square yard; exceeding three and one-half and not exceeding four and one-half square yards to the pound, four and one-half cents per square yard; exceeding four and one-half and not exceeding six square yards to the pound, four and three-fourths cents per square yard; exceeding six square yards to the pound, five cents per square yard; any of the foregoing, stained, * * * dyed, colored, or printed, and valued at over twelve and one-half and not over fifteen cents per square yard, six cents per square yard; valued at over fifteen and not over seventeen and one-half cents per square yard, seven cents per square yard; valued at over seventeen and one-half and not over twenty cents per square yard, eight cents per square yard; valued at over twenty cents per square yard, ten cents per square yard but not less than forty per centum ad valorem.

PAR. 318. Cotton cloth not bleached. dyed, colored, stained, painted, or printed, exceeding two hundred and not exceeding three hundred threads to the square inch, counting the warp and filling, and not exceeding two and one-half square yards to the pound, three and one-half cents per square yard; exceeding two and one-half and not exceeding three and one-half square yards to the pound, four cents per square yard; exceeding three and one-half and not exceeding five square yards to the pound, four and one-half cents per square yard; exceeding five square yards to the pound, five cents per square yard; any of the foregoing valued at over twelve and one-half and not over fourteen cents per square yard, five and one-half cents per square yard; valued at over fourteen and not over sixteen cents per square yard, six and one-half cents per square yard; valued at over sixteen and not over twenty cents per square yard, eight cents per square yard; valued at over twenty cents per square yard, ten cents per square yard, but not less than forty per centum ad valorem; if bleached, and not exceeding two and one-half square yards to the pound, four and one-half cents per square yard; exceeding two and one-half and not exceeding three and one-half square yards to the pound, five cents per square yard; exceeding three and one-half and not exceeding five square yards to the pound, five and one-half cents per square yard; exceeding five square yards to the pound, six cents per square yard; any of the foregoing, bleached, and valued at over fifteen and not over sixteen cents per square yard, six and one-half cents per square yard; valued at over sixteen and not over twenty cents per square yard, eight cents per square yard; valued at over twenty and not over twenty-five cents per square yard, eleven and one-fourth cents per square yard; valued at over twenty-five cents per square yard, twelve and one-half cents per square yard, but not less than forty per centum ad valorem; if dyed, colored, stained, * * * or printed, and not exceeding three and one-half square yards to the pound, six and one-fourth cents per square yard; exceeding three and one-half square yards to the pound, seven cents per square yard; any of the foregoing, dyed, colored, stained, * * * or printed, and valued at over seventeen and one-half and not over twenty cents per square yard, eight cents per square yard; valued at over twenty and not over twenty-five cents per square yard,

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eleven and one-fourth cents per square yard; valued at over twenty-five cents per square yard, twelve and one-half cents per square yard, but not less than forty per centum ad valorem.

PAR. 319. Cotton cloth not bleached, dyed, colored, stained, painted, or printed, exceeding three hundred threads to the square inch, counting the warp and filling, and not exceeding two square yards to the pound, four cents per square yard; exceeding two and not exceeding three square yards to the pound, four and one-half cents per square yard; exceeding three and not exceeding four square yards to the pound, five cents per square yard; exceeding four square yards to the pound, five and one-half cents per square yard; any of the foregoing valued at over fourteen and not over sixteen cents per square yard, six and one-half cents per square yard; valued at over sixteen and not over twenty cents per square yard, eight cents per square yard; valued at over twenty and not over twenty-five cents per square yard, eleven and one-fourth cents per square yard; valued at over twenty-five cents per square yard, twelve and one-half cents per square yard, but not less than forty per centum ad valorem; if bleached and not exceeding two square yards to the pound, five cents per square yard; exceeding two and not exceeding three square yards to the pound, five and one-half cents per square yard; exceeding three and not exceeding four square yards to the pound, six cents per square yard; exceeding four square yards to the pound, six and one-half cents per square yard; any of the foregoing, bleached, and valued at over sixteen and not over twenty cents per square yard, eight cents per square yard; valued at over twenty and not over twenty-five cents per square yard. eleven and one-fourth cents per square yard; valued at over twenty-five cents per square yard, twelve and one-half cents per square yard, but not less than forty per centum ad valorem; if dyed, colored, stained, * * * or printed, and not exceeding three square yards to the pound, six and one-half cents per square yard; exceeding three square yards to the pound, eight cents per square yard; any of the foregoing, dyed, colored, stained, * * * or printed, and valued at over twenty and not over twenty-five cents per square yard, eleven and one-fourth cents per square yard; valued at over twenty-five cents per square yard, twelve and one-half cents per square yard, but not less than forty per centum ad valorem.

PARAGRAPH 904.

ACT OF 1922.

PAR. 904. The term cotton cloth, or cloth, wherever used in this schedule, unless otherwise specially provided for, shall be held to include all woven fabrics of cotton, in the piece, whether figured, fancy, or plain, and shall not include any article, finished or unfinished, made from cotton cloth. In the ascertainment of the condition of the cloth or yarn upon which the duties imposed upon cotton cloth are made to depend, the entire fabric and all parts thereof shall be included. The average number of the yarn in cotton cloth herein provided for shall be obtained by taking the length of the thread or yarn to be equal to the distance covered by it in the cloth in the condition as imported, except that all clipped threads shall be measured as if continuous; in counting the threads all ply yarns shall be taken after any excessive sizing is removed by boiling or other suitable process.

ACT OF 1909.

PAR. 320. The term cotton cloth, or cloth, wherever used in the paragraphs of this schedule, unless otherwise spe-cially provided for, shall be held to include all woven fabrics of cotton in the piece or cut in lengths, whether figured, fancy, or plain, the warp and filling threads of which can be counted by unraveling or other practicable means, and shall not include any article, finished or unfinished, made from cotton cloth. In determining the count of threads to the square inch in cotton cloth, all the warp and filling threads, whether ordinary or other than ordinary, and whether clipped or unclipped, shall be counted. In the ascertainment of the weight and value, upon which the duties, cumulative or other, imposed upon cotton cloth are made to depend, the entire fabric and all parts thereof, and all the threads of which it is composed, shall be included. The terms bleached, dyed, colored, stained, mercerized, painted, or printed, wherever applied to cotton cloth in this schedule, shall be taken to mean respectively all cotton cloth which either wholly or in part has been subjected to any of these processes, or which has any bleached, dyed, colored, stained, mercerized, painted, or printed threads in or upon any part of the fabric.

ACT OF 1913.

PAR. 253. The term cotton cloth, or cloth, wherever used in the paragraphs of this schedule, unless otherwise specially provided for, shall be held to include all woven fabrics of cotton, in the piece, whether figured, fancy, or plain, and shall not include any article, finished or unfinished, made from cotton cloth. In the ascertainment of the condition of the cloth or yarn upon which the duties imposed upon cotton cloth are made to depend, the entire fabric and all parts thereof shall be included. The average number of the yarn in cotton cloth herein provided for shall be obtained by taking the length of the thread or yarn to be equal to the distance covered by it in the cloth in the condition as imported, except that all clipped threads shall be measured as if continuous; in counting the threads all ply yarns shall be separated into singles and the count taken of the total singles; the weight shall be taken after any excessive sizing is removed by boiling or other suitable process.

PARAGRAPH 905.

ACT OF 1922.

PAR. 905. Tire fabric or fabric for use in pneumatic tires, including cord fabric, 25 per centum ad valorem.

ACT OF 1909.

PAR. 330. * * * tire fabric or fabric suitable for use in pneumatic tires, * * * made of cotton or other vegetable fiber, and india rubber, or

ACT OF 1913.

PAR. 262. * * * tire fabric or fabric suitable for use in pneumatic tires, * * * made of cotton or other vegetable fiber, or of which cotton or other of which cotton or other vegetable

vegetable fiber is the component mafiber is the component material of terial of chief value, or of cotton or other vegetable fiber and india rubber, centum ad valorem; * * *. * * 25 per centum ad valorem; * * * 25 per centum ad valorem;

PARAGRAPH 906.

ACT OF 1922.

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 valorem; 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.

ACT OF 1909.

PAR. 323. In addition to the duty or duties imposed upon cotton cloth by the various provisions of this section, there shall be paid the following cumulative duties, the intent of this paragraph being to add such duty or duties to those to which the cotton cloth would be liable if the provisions of this paragraph did not exist, namely: On all cotton cloth in which other than the ordinary warp and filling threads are used to form a figure or fancy effect, whether known as lappets or otherwise, one cent per square yard if valued at not more than seven cents per square yard, and two cents per square yard if valued at more than seven cents per square yard; on all cotton cloth mercerized or subjected to any similar process, one cent per square yard.

[No corresponding provision for cotton cloths woven with 8 or more harnesses or with Jacquard attachment or with drop boxes; see paragraphs 315-319.]

PARAGRAPH 907.

ACT OF 1922.

PAR. 907. Tracing cloth, 5 cents per square yard and 20 per centum ad valorem; cotton window hollands, all oilcloths (except silk oilcloths and oil-cloths for floors), and filled or coated cotton cloths not specially provided for. 3 cents per square yard and 20 per centum ad valorem; waterproof cloth com-posed wholly or in chief value of cotton or other vegetable fiber, whether or not in part of india rubber, 5 cents per square yard and 30 per centum ad valorem.

ACT OF 1909.

PAR. 321. * * * Cotton cloth filled or coated, all oilcloths (except silk oilcloths and oilcloths for floors), and cotton window Hollands, three cents per square yard and twenty per centum ad valorem; tracing cloth, five cents per square yard and twenty per centum ad valorem.

ACT OF 1913.

PAR. 254. * * * tracing cloth, 30 per centum ad valorem: cotton cloth filled or coated, all oilcloths (except silk oilcloths and oilcloths for floors), and cotton window hollands, 25 per centum ad valorem; waterproof cloth composed of cotton or other vegetable fiber, or of which cotton or other vege-

ACT OF 1913.

[No corresponding provisions; see par. 252.]

PAR. 347. * * * waterproof cloth composed of cotton or other vegetable fiber, whether composed in part of india rubber or otherwise, ten cents per square yard and twenty per centum ad valorem.

[See opposite Par. 903 for painted cotton cloth, omitted there where stars appear.]

table fiber is the component material of chief value or of cotton or other vegetable fiber and india rubber, 25 per centum ad valorem.

[See opposite Par. 903 for painted cotton cloth, omitted there where stars appear.]

PARAGRAPH 908.

ACT OF 1922.

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.

ACT OF 1909.

PAR. 321. Cloth, composed of cotton or other vegetable fiber and silk, whether known as silk-striped sleeve linings, silk stripes, or otherwise, of which cotton or other vegetable fiber is the component material of chief value, eight cents per square yard and thirty per centum ad valorem: *Provided*, That no such cloth shall pay a less rate of duty than fifty per centum ad valorem. * * *.

ACT OF 1913.

PAR. 254. Cloth composed of cotton or other vegetable fiber and silk, whether known as silk-striped sleeve linings, silk stripes, or otherwise, of which cotton or other vegetable fiber is the component material of chief value, * * * 30 per centum ad valorem; * * *.

PARAGRAPH 909.

ACT OF 1922.

PAR. 909. Tapestries, and other Jacquard woven upholstery cloths, Jacquard woven blankets and Jacquard woven napped cloths, all the foregoing, in the piece or otherwise, composed wholly or in chief value of cotton or other vegetable fiber, 45 per centum ad valorem.

ACT OF 1909.

PAR. 326. * * * tapestries, and other Jacquard figured upholstery goods, weighing over six ounces per square yard, composed wholly or in chief value of cotton or other vegetable fiber; any of the foregoing, in the piece of otherwise, fifty per centum ad valorem.

[No corresponding provision for Jacquard woven blankets, dutiable under basket paragraph 332, or for Jacquard woven napped cloths, dutiable under paragraphs 315–319.]

ACT OF 1913.

PAR. 258. * * * tapestries, and other Jacquard figured upholstery goods, composed wholly or in chief value of cotton or other vegetable fiber; any of the foregoing, in the piece or otherwise, 35 per centum ad valorem; * * *.

[No corresponding provision for Jacquard woven blankets, dutiable under paragraph 264, or for Jacquard woven napped cloths, dutiable under paragraph 252.]

PARAGRAPH 910.

ACT OF 1922.

PAR. 910. Pile fabrics, composed wholly or in chief value of cotton, including plush and velvet ribbons, cut or uncut, whether or not the pile covers the whole surface, and manufactures, in any form, made or cut from cotton pile fabrics, 50 per centum ad valorem; terry-woven fabrics, composed wholly or in chief value of cotton, and manufactures, in any form, made or cut from terry-woven fabrics, 40 per centum ad valorem.

ACT OF 1909.

PAR. 325. Plushes, velvets, velveteens, corduroys, and all pile fabrics, cut or uncut, whether or not the pile covers the entire surface; any of the foregoing composed of cotton or other vegetable fiber, except flax, not bleached, dyed, colored, stained, painted, or printed, nine cents per square yard and twenty-five per centum ad valo-rem; if bleached, dyed, colored, stained, painted, or printed, twelve cents per square yard and twenty-five per centum ad valorem: *Provided*, That corduroys composed of cotton or other vegetable fiber, weighing seven ounces or over per square yard, shall pay a duty of eighteen cents per square yard and twenty-five per centum ad valorem: Provided further, That manufactures or articles in any form including such as are commonly known as bias dress facing's or skirt bindings, made or cut from plushes, velvets, velveteens, corduroys, or other pile fabrics composed of cotton or other vegetable fiber, shall be subject to the foregoing rates of duty and in addition thereto ten per centum ad valorem: Provided further, That none of the articles or fabrics provided for in this paragraph shall pay a less rate of duty than fortyseven and one-half per centum ad valorem.

PAR. 326. Curtains. table covers, and all articles manufactured of cotton chenille, or of which cotton chenille is the component material of chief value, * * * any of the foregoing, in the piece or otherwise, fifty per centum ad valorem.

ACT OF 1913.

PA3. 257. Plushes, velvets, plush or velvet ribbons, velveteens, corduroys, and all pile fabrics, cut or uncut, whether or not the pile covers the entire surface; any of the foregoing composed wholly or in chief value of cotton or other vegetable fiber, except flax, hemp, or ramie; and manufactures or articles in any form, including such as are commonly known as bias dress facings or skirt bindings, made or cut from plushes, velvets, velveteens, corduroys, or other pile fabrics composed of cotton or other vegetable fiber, except flax, hemp, or ramie, 40 per centum ad valorem.

PAR. 264. Towels, bath mats, * * * polishing cloths, * * * wash rags or cloths * * * any of the foregoing made of cotton, or of which cotton is the component material of chief value, not embroidered nor in part of lace and not otherwise provided for, 25 per centum ad valorem.

PAR. 358. * * * coach, carriage, and automobile laces, * * * 60 per centum ad valorem.

PAR. 258. Curtains, table covers, and all articles manufactured of cotton chenille, or of which cotton chenille is the component material of chief value, * * * any of the foregoing, in the piece or otherwise, 35 per centum ad valorem; * * *.

PARAGRAPH 911.

ACT OF 1922.

PAR. 911. Table damask, composed wholly or in chief value of cotton, and manufactures, in any form, composed wholly or in chief value of such damask, 30 per centum ad valorem.

ACT OF 1909.

PAR. 331. Cotton table damask, forty per centum ad valorem; manufactures of cotton table damask or of which cotton table damask is the component material of chief value, not specially provided for in this section, forty per centum ad valorem.

ACT OF 1913.

PAR. 263. Cotton table damask, and manufactures of cotton table damask, or of which cotton table damask is the component material of chief value, not specially provided for in this section, 25 per centum ad valorem.

PARAGRAPH 912.

ACT OF 1922.

PAR. 912. Quilts or bedspreads, in the piece or otherwise, 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, 40 per centum ad valorem; other quilts or bedspreads, wholly or in chief value of cotton, 25 per centum ad valorem; 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, 25 per centum ad valorem; table and bureau covers, centerpieces, runners, scarfs, napkins, and doilies, made of plain-woven cotton cloth, and not specially provided for, 30 per centum ad valorem.

ACT OF 1909.

[No corresponding provisions; dutiable under basket paragraph 332 at 45 per centum ad valorem.]

ACT OF 1913.

PAR. 264. Towels, bath mats, quilts, blankets, polishing cloths, mop cloths, wash rags or cloths, sheets, pillowcases, * * * any of the foregoing made of cotton, or of which cotton is the component material of chief value, not embroidered nor in part of lace and not otherwise provided for, 25 per centum ad valorem.

[No corresponding provision for the other commodities; dutiable under basket paragraph 266 at 30 per centum ad valorem,]

PARAGRAPH 913.

ACT OF 1922.

PAR. 913. Fabrics with fast edges not exceeding twelve inches in width, and articles made therefrom; tubings, garters, suspenders, braces, cords, tassels, and cords and tassels; all the foregoing composed wholly or in chief value of cotton or of cotton and india rubber, and not specially provided for, 35 per centum ad valorem; spindle banding, and lamp, stove, or candle wicking, made of cotton or other vegetable fiber, 10 cents per pound and $12\frac{1}{2}$ per centum ad valorem; boot, shoe, or corset lacings, made of cotton or other vegetable fiber, 15 cents per pound and 20 per centum ad valorem; loom harness, healds, and collets, made wholly or in chief value of cotton or other vegetable fiber, 25 cents per pound and 25 per centum ad valorem; labels for garments or other articles, composed of cotton or other vegetable fiber, 50 per centum ad valorem; belting, for machinery, composed wholly or in chief value of cotton or other vegetable fiber, or cotton or other vegetable fiber and india rubber, 30 per centum ad valorem.

ACT OF 1909.

PAR. 330. Bone casings, garters, * * suspenders and braces, and tubing, any of the foregoing made of * * * and india rubber, or cotton of which cotton * * * is the component material of chief value, and not embroidered by hand or machinery, forty-five per centum ad valorem; spindle banding, woven, braided or twisted lamp, stove, or candle wicking made of cotton or other vegetable fiber, ten cents per pound and fifteen per centum ad valorem; loom harness, healds or collets made of cotton or other vegetable fiber, or of which cotton or other vegetable fiber is the component material of chief value, fifty cents per pound and twenty-five per centum ad valorem; boot, shoe, and corset lacings made of cotton or other vegetable fiber, twenty-five cents per pound and fifteen per centum ad valorem; labels,

ACT OF 1913.

PAR. 262. Bandings, belts, beltings, bindings, bone casings, cords, tassels, cords and tassels, garters, * * suspenders and braces, and tabrics with fast edges not exceeding twelve inches in width, all of the foregoing made of cotton * * * or of which cotton * * * is the component material of chief value; or of cotton * * and india rubber, and not embroidered by hand or machinery; spindle banding, woven, braided, or twisted lamp, stove, or candle wicking made of cotton or other vegetable fiber; loom harness, healds, or collets made of cotton or other vegetable fiber, or of which cotton or other vegetable fiber is the component material of chief value; boot, shoe, and corset lacings made of cotton or other vegetable fiber; and labels for garments or other articles, composed of cotton or other vegetable

for garments or other articles, composed of cotton or other vegetable fiber, fifty cents per pound and thirty per centum ad valorem; belting for machinery made of cotton or other vegetable fiber and india rubber, or of which cotton or other vegetable fiber is the component material of chief value, thirty per centum ad valorem. PAR. 349. * * bands, bandings,

belts, beltings, bindings, cords, * * * ribbons, tapes, webs, and webbings; * * * all of the foregoing, composed wholly or in chief value of cotton, * * * or other vegetable fiber, or of cotton, * * * or other vegetable fiber and india rubber, or of cotton, * * * or other vegetable fiber, india rubber, and metal, and not elsewhere specially provided for in this section, sixty per centum ad valorem: *Pro-vided*, That no article composed wholly or in chief value of one or more of the materials or goods specified in this paragraph, shall pay a less rate of duty than the highest rate imposed by this section upon any of the materials or goods of which the same is composed: * * *.

fiber, 25 per centum ad valorem; belting for machinery made of cotton or other vegetable fiber and india rubber, or of which cotton or other vegetable fiber is the component material of chief value, 15 per centum ad valorem.

PAR. 358. * * * coach, carriage. and automobile laces, * * * 60 per centum ad valorem.

PARAGRAPH 914.

ACT OF 1922.

PAR. 914. Knit fabric, in the piece, composed wholly or in chief value of cotton or other vegetable fiber, made on a warp-knitting machine, 55 per centum ad valorem; made on other than a warp-knitting machine, 35 per centum ad valorem.

ACT OF 1909.

[No corresponding provision; dutiable under basket paragraph 332, at 45 per centum ad valorem.]

PARAGRAPH 915.

ACT OF 1922.

PAR. 915. Gloves, composed wholly or in chief value of cotton or other vegetable fiber, made of fabric knit on a warp-knitting machine, if single fold of such fabric, when unshrunk and not sueded, and having less than forty rows of loops per inch in width on the face of the glove, 50 per centum ad valorem; when shrunk or sueded or having forty or more rows of loops per inch in width on the face of the glove, and not over eleven inches in length, \$2.50 per dozen pairs, and for each additional inch in excess of eleven inches, 10 cents per dozen pairs; if of two or more folds of fabric, any fold of which is made on a warp-knitting machine, and not over eleven inches in length, \$3 per dozen pairs, and for each additional inch in excess of eleven inches, 10 cents per dozen pairs, but in no case shall any of the foreging duties be less than 40 nor more than 75 per centum ad valorem; made of fabric knit on other than a warp-knitting machine, 50 per centum ad valorem; made of woven fabric, 25 per centum ad valorem.

ACT OF 1913.

[No corresponding provision; dutiable under basket paragraph 266, at 30 per centum ad valorem.]

ACT OF 1909.

PAR. 328. * * * Men's and boys' cotton gloves, knitted or woven, valued at not more than six dollars per dozen pairs, fifty cents per dozen pairs and forty per centum ad valorem; valued at more than six dollars per dozen

pairs, fifty per centum ad valorem. [Women's cotton gloves, not being specifically provided for, were held dutiable as cotton wearing apparel, under paragraph 324, at 50 per centum ad valorem.]

PARAGRAPH 916.

ACT OF 1922.

PAR. 916. Hose and half-hose, selvedged, 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, 50 per centum ad valorem.

Hose and half-hose, finished or unfinished, made or cut from knitted fabric composed of cotton or other vegetable fiber, and not specially provided for, 30 per centum ad valorem.

ACT OF 1909.

PAR. 327. Stockings, hose and halfhose, made on knitting machines or frames, composed of cotton or other vegetable fiber, and not otherwise specially provided for in this section, thirty per centum ad valorem.

PAR. 328. Stockings, hose and halfhose, selvedged, fashicned, narrowed, or shaped wholly or in part by knitting machines or frames, or knit by hand, including such as are commercially known as seamless stockings, hose and half-hose and clocked stockings, hose and half-hose, all of the above com-posed of cotton or other vegetable fiber, finished or unfinished, valued at not more than one dollar per dozen pairs, seventy cents per dozen pairs; valued at more than one dollar per dozen pairs, and not more than one dollar and fifty cents per dozen pairs, eightyfive cents per dozen pairs; valued at more than one dollar and fifty cents per dozen pairs, and not more than two dollars per dozen pairs, ninety cents per dozen pairs; valued at more than two dollars per dozen pairs, and not more than three dollars per dozen pairs, one dollar and twenty cents per dozen pairs; valued at more than three dollars per dozen pairs, and not more than five dollars per dozen pairs, two dollars per dozen pairs; and in addition thereto, upon all the forego-ing, fifteen per centum ad valorem; valued at more than five dollars per dozen pairs, fifty-five per centum ad valorem. * *

ACT OF 1913.

PAR. 259. Stockings, hose and half hose, made on knitting machines or frames, composed of cotton or other vegetable fiber, and not otherwise specially provided for in this section, 20 per centum ad valorem.

PAR. 260. Stockings, hose and half hose, selvedged, fashioned, narrowed, or shaped wholly or in part by knitting machines or frames, or knit by hand, including such as are commercially known as seamless stockings, hose and half hose, and clocked stock-ings, hose and half hose, all of the above composed of cotton or other vegetable fiber, finished or unfinished; if valued at not more than 70 cents per dozen pairs, 30 per centum ad valorem; if valued at more than 70 cents, and not more than \$1.20 per dozen pairs, 40 per centum ad valorem; if valued at more than \$1.20 per dozen pairs, 50 per centum ad valorem. * *

ACT OF 1913.

PAR. 260. * * * Gloves by whatever process made, composed wholly or in chief value of cotton, 35 per centum ad valorem.

PARAGRAPH 917.

ACT OF 1922.

PAR. 917. Underwear and all other wearing apparel of every description, finished or unfinished, composed of cotton or other vegetable fiber, made wholly or in part on knitting machines, or knit by hand, and not specially provided for, 45 per centum ad valorem.

ACT OF 1909.

PAR. 329. Shirts and drawers, pants, vests, union suits, combination suits, tights, sweaters, corset covers and all underwear of every description made wholly or in part on knitting ma-chines or frames, or knit by hand, finished or unfinished, not including stockings, hose and half-hose, com-posed of cotton or other vegetable fiber, valued at not more than one dollar and fifty cents per dozen, sixty cents per dozen and fifteen per centum ad valorem; valued at more than one dollar and fifty cents per dozen and not more than three dollars per dozen, one dollar and ten cents per dozen, and in addition thereto fifteen per centum ad valorem; valued at more than three dollars per dozen and not more than five dollars per dozen, one dollar and fifty cents per dozen, and in addition thereto twenty-five per centum ad valorem; valued at more than five dollars per dozen and not more than seven dollars per dozen, one dollar and seventy-five cents per dozen, and in addition thereto thirtyfive per centum ad valorem; valued at more than seven dollars per dozen and not more than fifteen dollars per dozen, two dollars and twenty-five cents per dozen, and in addition thereto thirty-five per centum ad valorem; valued above fifteen dollars per dozen, fifty per centum ad valorem.

ACT OF 1913.

PAR. 261. Shirts and drawers, pants, vests, union suits, combination suits, tights, sweaters, corset covers, and all underwear and wearing apparel of every description, not specially provided for in this section, made wholly or in part on knitting machines or frames, or knit by hand, finished or unfinished, not including such as are trimmed with lace, imitation lace or crochet or as are embroidered and not including stockings, hose and half hose, composed of cotton or other vegetable fiber, 30 per centum ad valorem.

PARAGRAPH 918.

ACT OF 1922.

PAR. 918. Handkerchiefs and mufflers, composed wholly or in chief value of cotton, finished or unfinished, not hemmed, shall pay duty as cloth; hemmed or hemstitched, shall pay, in addition thereto, 10 per centum ad valorem: *Provided*, That none of the foregoing, when containing yarns the average number of which does not exceed number 40, shall pay less than 30 per centum ad valorem; nor when exceeding number 40, less than 40 per centum ad valorem.

ACT OF 1909.

PAR. 322. Handkerchiefs or mufflers composed of cotton, whether in the piece or otherwise and whether finished or unfinished, if not hemmed, or hemmed only, shall pay the same rate of duty on the cloth contained therein

ACT OF 1913.

PAR. 255. Handkerchiefs or mufflers composed of cotton, not specially provided for in this section, whether finished or unfinished, not hemmed, 25 per centum ad valorem; hemmed, or hemstitched, 30 per centum ad valorem. as is imposed on cotton cloth of the same description, weight, and count of threads to the square inch; but such handkerchiefs or mufflers shall not pay a less rate of duty than fortyfive per centum ad valorem. If such handkerchiefs or mufflers are hemstitched, or imitation hemstitched, or revered, or have drawn threads, they shall pay a duty of ten per centum ad valorem in addition to the duty hereinbefore prescribed, and in no case less than fifty-five per centum ad valorem; * * *.

PARAGRAPH 919.

ACT OF 1922.

PAR. 919. Clothing and articles of wearing apparel of every description, manufactured wholly or in part, composed wholly or in chief value of cotton, and not specially provided for, 35 per centum ad valorem.

Shirt collars and cuffs, of cotton, not specially provided for, 30 cents per dozen pieces and 10 per centum ad valorem.

ACT OF 1909.

PAR. 324. Clothing, ready-made, and articles of wearing apparel of every description, composed of cotton * * * or of which cotton * * * is the component material of chief value, made up or manufactured, wholly or in part, by the tailor, seamstress, or manufacturer, and not otherwise provided for in this section, fifty per centum ad valorem. PAR. 348. Shirt collars and cuffs,

PAR. 348. Shirt collars and cuffs, composed of cotton, forty-five cents per dozen pieces and fifteen per centum ad valorem; * * *.

ACT OF 1913.

PAR. 256. Clothing, ready-made, and articles of wearing apparel of every description, composed of cotton * * * or of which cotton * * * is the component material of chief value, or of cotton * * * and india rubber, made up or manufactured, wholly or in part, by the tailor, seamstress, or manufacturer, and not otherwise specially provided for in this section, 30 per centum ad valorem; shirt collars and cuffs of cotton, not specially provided for in this section, 30 per centum ad valorem,

PARAGRAPH 920.

ACT OF 1922.

PAR. 920. Lace window curtains, nets, nettings, pillow shams, and bed sets, and all other articles and fabrics, by whatever name known, plain or Jacquard figured, finished or unfinished, wholly or partly manufactured, for any use whatsoever, made on the Nottingham lace-curtain machine, and composed of cotton or other vegetable fiber, when counting not more than five points or spaces between the warp threads to the inch, $1\frac{1}{2}$ cents per square yard; when counting more than five such points or spaces to the inch, three-fourths of 1 cent per square yard in addition for each point in excess of five; and in addition thereto, on all the foregoing articles in this paragraph, 25 per centum ad valorem: *Provided*, That none of the foregoing shall pay a less rate of duty than 60 per centum ad valorem.

ACT OF 1909.

PAR. 351. Lace window curtains, nets, nettings, pillow shams, and bed sets, finished or unfinished, made on the Nottingham lace-curtain machine or on the Nottingham warp machine, and composed of cotton or other vege-

ACT OF 1913.

PAR. 265. Lace window curtains, pillow shams, and bed sets, finished or unfinished, made on the Nottingham lace-curtain machine, and composed of conton or other vegetable fiber, when counting not more than six points or table fiber, when counting five points or spaces between the warp threads to the inch, one cent per square yard; when counting more than five such points or spaces to the inch, one-half of one cent per square yard in addition for each such point or space to the inch in excess of five; and in addition thereto, on all the foregoing articles in this paragraph, twenty per centum ad valorem: *Provided*, That none of the above-named articles shall pay a less rate of duty than fifty per centum ad valorem. spaces between the warp threads to the inch, 35 per centum ad valorem; when counting more than six and not more than eight points or spaces to the inch, 40 per centum ad valorem; when counting nine or more points or spaces to the inch, 45 per centum ad valorem.

PAR. 358. * * * nets, nettings, * * * and articles made in whole or in part of any of the foregoing fabrics or articles; all of the foregoing of whatever yarns, threads, or filaments composed, 60 per centum ad valorem.

PARAGRAPH 921.

ACT OF 1922.

PAR. 921. All articles made from cotton cloth, whether finished or unfinished, and all manufactures of cotton or of which cotton is the component material of chief value, not specially provided for, 40 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

PAR. 258. * * * all other Jacquard figured manufactures of cotton or of which cotton is the component material of chief value, 30 per centum ad valorem.

PAR. 264. Towels, bath mats, * * * wash rags or cloths, * * * batting, any of the foregoing made of cotton, or of which cotton is the component material of chief value, * * * and not otherwise provided for, 25 per centum ad valorem.

PAR. 266. All articles made from cotton cloth, whether finished or unfinished, and all manufactures of cotton or of which cotton is the component material of chief value, not specially provided for in this section, 30 per centum ad valorem.

PAR. 332. All articles made from cotton cloth, whether finished or unfinished, and all manufactures of cotton, or of which cotton is the component material of chief value, not specially provided for in this section, forty-five per centum ad valorem.

168

SCHEDULE 10.-FLAX, HEMP, AND JUTE, AND MANUFAC-TURES OF.

PARAGRAPH 1001.

ACT OF 1922.

PAR. 1001. Flax straw, \$2 per ton; flax, not hackled, 1 cent per pound; flax, hackled, including "dressed line," 2 cents per pound; flax tow and flax noils. crin vegetal, or palm-leaf fiber, twisted or not twisted, three-fourths of 1 cent per pound; hemp and hemp tow, 1 cent per pound; hackled hemp. 2 cents per pound.

ACT OF 1909.

SCHEDULE J.-FLAX, HEMP, AND JUTE, AND MANUFACTURES OF.

PAR. 333. Flax straw, five dollars per ton.

PAR. 334. Flax, not hackled or dressed,

one cent per pound. PAR. 335. Flax, hackled, known as

"dressed line," three cents per pound. PAR. 336. Tow of flax, twenty dollars per ton.

PAR. 337. Hemp, and tow of hemp, twenty-two dollars and fifty cents per ton; hemp, hackled, known as "line of hemp," forty-five dollars per ton.

[Crin vegetal was free, without specific mention, under paragraph 578.]

[Crin vegetal was free, without spe-

cific mention, under paragraph 497.1

PARAGRAPH 1002.

ACT OF 1922.

PAR. 1002. Sliver and roving, of flax, hemp, ramie, or other vegetable fiber, not specially provided for, 20 per centum ad valorem.

ACT OF 1909.

PAR. 341. * * * ramie sliver or roving, thirty-five per centum ad valorem.

PAR. 481. That each and every im-ported article, not enumerated in this section, which is similar, either in material, quality. texture, or the use to which it may be applied, to any article enumerated in this section as chargeable with duty, shall pay the same rate of duty which is levied on the enumerated article which it most resembles in any of the particulars before mentioned; ×

ACT OF 1913.

PAR. 270. * * * ramie sliver or rov-

ing, 15 per centum ad valorem. PAR. 386. That each and every imported article, not enumerated in this section, which is similar, either in material, quality, texture, or the use to which it may be applied, to any article enumerated in this section as chargeable with duty, shall pay the same rate of duty which is levied on the enumerated article which it most resembles in any of the particulars before mentioned; $\frac{1}{2}$

PARAGRAPH 1003.

ACT OF 1922.

PAR. 1003. Jute yarns or roving, single, coarser in size than twenty-pound, 21 cents per pound; twenty-pound up to but not including ten-pound, 4 cents per pound; ten-pound up to but not including five-pound, $5\frac{1}{2}$ cents per pound; five-pound and finer, 7 cents per pound, but not more than 40 per centum ad valorem; jute sliver, 1¹/₂ cents per pound; twist, twine, and cordage, composed

ACT OF 1913.

SCHEDULE J.-FLAX, HEMP, AND JUTE, AND MANUFACTURES OF.

PAR. 485. Flax straw, flax, not hackled or dressed; flax hackled, known as "dressed line," tow of flax and flax noils; hemp, and tow of hemp; hemp hackled, known as "line of hemp" [Free]. of two or more jute yarns or rovings twisted together, the size of the single yarn or roving of which is coarser than twenty-pound, $3\frac{1}{2}$ cents per pound; twenty-pound up to but not including ten-pound, 5 cents per pound; ten-pound up to but not including five-pound, $6\frac{1}{2}$ cents per pound; five-pound and finer, 11 cents per pound.

ACT OF 1909.

PAR. 338. Single yarns made of jute, not finer than five lea or number, one cent per pound and ten per centum ad valorem; if finer than five lea or number, thirty-five per centum ad valorem; yarns made of jute not otherwise specially provided for in this section, thirty-five per centum ad valorem.

[No corresponding provision for twist, twine, and cordage; dutiable at 45 per centum ad valorem under paragraph 358.]

ACT OF 1913.

PAR. 267. Single yarns made of jute, not finer than five lea or number, 15 per centum ad valorem; if finer than five lea or number and yarns made of jute not otherwise specially provided for in this section, 20 per centum ad valorem.

[No corresponding provision for twist, twine, and cordage; dutiable at 35 per centum ad valorem under paragraph 284.]

PARAGRAPH 1004.

ACT OF 1922.

PAR. 1004. Single yarns, in the gray, made of flax, hemp, or ramie, or a mixture of any of them, not finer than twelve lea, 10 cents per pound; finer than twelve lea and not finer than sixty lea, 10 cents per pound and one-half of 1 cent per pound additional for each lea or part of a lea in excess of twelve; finer than sixty lea, 35 cents per pound; and in addition thereto, on any of the foregoing yarns when boiled, 2 cents per pound; when bleached, dyed, or otherwise treated, 5 cents per pound: *Provided*, That the duty on any of the foregoing yarns shall not be less than 25 nor more than 35 per centum ad valorem. Threads, twines, and cords, composed of two or more yarns of flax, hemp, or ramie, or a mixture of any of them, twisted together, the size of the single yarn of which is not finer than eleven lea, 18¼ cents per pound; finer than eleven lea and not finer than sixty lea, 18¼ cents per pound and three-fourths of 1 cent per pound additional for each lea or part of a lea in excess of eleven; finer than sixty lea, 56 cents per pound; 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: *Provided*, That the duty on the foregoing threads, twines, and cords shall be not less than 30 per centum ad valorem.

ACT OF 1909.

PAR. 340. Threads, twines, or cords, made from yarn not finer than five lea or number, composed of flax, hemp, or ramie, or of which these substances or either of them is the component material of chief value, ten cents per pound; if made from yarn finer than five lea or number, twelve cents per pound, and three-fourths of one cent per pound additional for each lea or number, or part of a lea or number, in excess of five.

PAR. 341. Single yarns in the gray, made of flax, hemp, or ramie, or a mixture of any of them, not finer than eight lea or number, six cents per pound; finer than eight lea or number and not finer than eight y lea or number, forty per centum ad valorem; single yarns, made of flax, hemp, or ramie, or a mixture of any of them, finer than eighty lea or number, fifteen per centum ad valorem; * * *.

[Single yarns not in the gray and not finer than eighty lea were dutiable at 45 per centum under paragraph 358.]

ACT OF 1913.

PAR. 269. Threads, twines, or cords, made from yarn not finer than five lea or number, composed of flax, hemp, or ramie, or of which these substances or any of them is the component material of chief value, 20 per centum ad valorem; if made from yarn finer than five lea or number, 25 per centum ad valorem.

PAR. 270. Single yarns, made of flax, hemp, or ramie, or a mixture of any of them, not finer than eight lea or number, 12 per centum ad valorem; finer than eight lea or number and not finer than eighty lea or number, 20 per centum ad valorem; finer than eighty lea or number, 10 per centum ad valorem; * * *.

[No distinction made between yarns, threads, twines, or cords, in the gray and not in the gray.]

PARAGRAPH 1005.

ACT OF 1922.

PAR. 1005. Cordage, including cables, tarred or untarred, wholly or in chief value of manila, sisal, or other hard fibers, three-fourths of 1 cent per pound; cordage, including cables, tarred or untarred, wholly or in chief value of sunn, or other bast fibers, but not including cordage made of jute, 2 cents per pound; wholly or in chief value of hemp, $2\frac{1}{2}$ cents per pound.

ACT OF 1909.

PAR. 339. Cables and cordage, composed of istle, Tampico fiber, manila, sisal grass or sunn, or a mixture of these or any of them, three-fourths of one cent per pound; cables and cordage made of hemp, tarred or untarred, two cents per pound.

ACT OF 1913.

PAR. 268. Cables and cordage, composed of istle, Tampico fiber, manila, sisal grass or sunn, or a mixture of these or any of them, $\frac{1}{2}$ cent per pound; cables and cordage made of hemp, tarred or untarred, 1 cent per pound.

PARAGRAPH 1006.

ACT OF 1922.

PAR. 1006. Gill nettings, nets, webs, and seines, and other nets for fishing, composed wholly or in chief value of flax, hemp, or ramie, and not specially provided for, shall pay the same duty per pound as the highest rate imposed in this Act upon any of the thread, twine, or cord of which the mesh is made, and, in addition thereto, 10 per centum ad valorem.

ACT OF 1909.

PAR. 342. Flax gill nettings, nets, webs, and seines shall pay the same duty per pound as is imposed in this schedule upon the thread, twine, or cord of which they are made, and in addition thereto twenty per centum ad valorem. PAR. 271. Gill nettings, nets, webs, and seines made of flax, hemp, or ramie, or a mixture of any of them, or of which any of them is the component material of chief value. 25 per centum ad valorem.

PARAGRAPH 1007.

ACT OF 1922.

PAR. 1007. Hose, suitable for conducting liquids or gases, composed wholly or in chief value of vegetable fiber, 17 cents per pound and 10 per centum ad valorem.

ACT OF 1909.

PAR. 345. Hydraulic or flume hose, made in whole or in part of cotton, flax, hemp, ramie, or jute, fifteen cents per pound.

ACT OF 1913.

PAR. 274. Hydraulic or flume hose, made in whole or in part of cotton, flax, hemp, ramie, or jute, 7 cents per pound.

PARAGRAPH 1008.

ACT OF 1922.

PAR. 1008. Fabrics, composed wholly of jute, plain-woven, twilled, and all other, not specially provided for, not bleached, printed, stenciled, painted, dyed, colored, nor rendered noninflammable, 1 cent per pound; bleached, printed, stenciled, painted, dyed, colored, or rendered noninflammable, 1 cent per pound and 10 per centum ad valorem.

ACT OF 1909.

PAR. 352. Plain woven fabrics of single jute yarns, by whatever name known, weighing not less than six ounces per

ACT OF 1913.

PAR. 279. Plain woven fabrics of single jute yarns, by whatever name known, bleached, dyed. colored, stained, painted,

ACT OF 1913.

square yard and not exceeding thirty threads to the square inch, counting the warp and filling, nine-sixteenths of one cent per pound and fifteen per centum ad valorem; if exceeding thirty and not exceeding fifty-five threads to the square inch, counting the warp and filling, seven-eighths of one cent per pound and fifteen per centum ad valorem.

[Twilled and other jute fabrics, not specially provided for, were dutiable at 45 per centum under paragraph 358.]

printed, or rendered noninflammable by

any process, 10 per centum ad valorem. PAR. 408. * * * plain woven fabrics of single jute yarns by whatever name known, not bleached, dyed, colored, stained, printed, or rendered noninflammable by any process; * * * [Free].

[Twilled and other jute fabrics, not specially provided for, were dutiable at 35 per centum under paragraph 284.]

PARAGRAPH 1009.

ACT OF 1922.

PAR. 1009. Woven fabrics, not including articles finished or unfinished, of flax, hemp, or ramie, or of which these substances or any of them is the component material of chief value (except such as are commonly used as paddings or interlinings in clothing), exceeding thirty and not exceeding one hundred threads to the square inch, counting the warp and filling, weighing not less than four and one-half and not more than twelve ounces per square yard, and exceeding twelve inches but not exceeding twenty-four inches in width, 55 per centum ad valorem.

Woven fabrics, such as are commonly used for paddings or interlinings in clothing, composed wholly or in chief value of flax, or hemp, or of which these substances or either of them is the component material of chief value, exceeding thirty and not exceeding one hundred and ten threads to the square inch, counting the warp and filling, and weighing not less than four and onehalf and not more than twelve ounces per square yard, 55 per centum ad valorem; composed wholly or in chief value of jute, exceeding thirty threads to the square inch, counting the warp and filling, and weighing not less than four and one-half ounces and not more than twelve ounces per square yard, 50 per centum ad valorem.

ACT OF 1909.

PAR. 357. Woven fabrics * * * not specially provided for in this section, composed of flax, hemp, ramie, or of which these substances or any of them is the component material of chief value, weighing four and one-half ounces or more per square yard, when containing not more than sixty threads to the square inch, counting the warp and filling, one and three-fourths cents per square yard; containing more than sixty and not more than one hundred and twenty threads to the square inch, two and three-fourths cents per square * * and in addition * yard; thereto, on all the foregoing, thirty per centum ad valorem: *Provided*, That none of the foregoing * * * fabrics in this paragraph shall pay a less rate of duty than fifty per centum ad valorem. * * *.

PAR. 352. Plain woven fabrics of single jute yarns, by whatever name known, * * * exceeding thirty and not exceeding fifty-five threads to the square inch, counting the warp and filling, seven-eighths of one cent per pound and fifteen per centum ad valorem.

ACT OF 1913.

PAR. 283. Plain woven fabrics, not including articles, finished or unfinished, of flax, hemp, ramie, or of which these substances or any of them is the component material of chief value, including such as is known as shirting cloth, 30 per centum ad valorem.

PAR. 284. * * * manufactures of flax, hemp, ramie, or other vegetable fiber, or of which these substances, or any of them, is the component material of chief value, not specially provided for in this section, 35 per centum ad valorem.

PAR. 279. Plain woven fabrics of single jute yarns, by whatever name known, bleached, dyed, colored, stained, painted, printed, or rendered noninflammable by any process. 10 per centum ad valorem.

PAR. 408. * * * plain woven fabrics of single jute yarns by whatever name known, not bleached, dyed, colored, stained, printed, or rendered noninflammable by any process: * * [Free].

PARAGRAPH 1010.

ACT OF 1922.

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

ACT OF 1909.

PAR. 357. Woven fabrics * * * not specially provided for in this section, composed of flax, hemp, or ramie, or of which these substances or any of them is the component material of chief value, weighing four and one-half ounces or more per square yard, when containing not more than sixty threads to the square inch, counting the warp and filling, one and three-fourths cents per square yard; containing more than sixty and not more than one hundred and twenty threads to the square inch, two and three-fourths cents per square yard; containing more than one hundred and twenty and not more than one hundred and eighty threads to the square inch, six cents per square yard; containing more than one hundred and eighty threads to the square inch, nine cents per square yard, and in addition thereto, on all the foregoing, thirty per centum ad valorem: Provided, That none of the foregoing * * * fabrics in this paragraph shall pay a less rate of duty than fifty per centum ad valorem. * * *.

PAR. 352. Plain woven fabrics of single jute yarns, by whatever name known, weighing not less than six ounces per square yard and not exceeding thirty threads to the square inch, counting the warp and filling, ninesixteenths of one cent per pound and fifteen per centum ad valorem; if exceeding thirty and not exceeding fiftyfive threads to the square inch, counting the warp and filling, seven-eighths of one cent per pound and fifteen per centum ad valorem.

PAR. 358. * * * all manufactures of flax, hemp, ramie, or other vegetable fiber, or of which these substances, or any of them, is the component material of chief value, not specially provided for in this section, forty-five per centum ad valorem.

ACT OF 1913.

PAR: 283. Plain woven fabrics, not including articles, finished or unfinished, of flax, hemp, or ramie, or of which these substances or any of them is the component material of chief value, including such as is known as shirting cloth, 30 per centum ad valorem.

PAR. 284. * * * manufactures of flax, hemp, ramie, or other vegetable fiber, or of which these substances, or any of them, is the component material of chief value, not specially provided for in this section, 35 per centum ad valorem.

PAR. 279. Plain woven fabrics of single jute yarns, by whatever name known, bleached, dyed, colored, stained, painted, printed, or rendered noninflammable by any process, 10 per centum ad valorem.

PAR. 408. * * * plain woven fabrics of single jute yarns by whatever name known, not bleached, dyed, colored, stained, printed, or rendered noninflammable by any process; * * * [Free].

PARAGRAPH 1011.

ACT OF 1922.

PAR. 1011. Plain-woven fabrics, not including articles finished or unfinished, of flax, hemp, ramie, or other vegetable fiber, except cotton, weighing less than four and one-half ounces per square yard, 35 per centum ad valorem.

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ACT OF 1909.

PAR. 357. * * * Plain woven fabrics, not including articles, finished or unfinished, of flax, hemp, or ramie, or of which these substances or any of them is the component material of chief value, including such as is known as shirting cloth; weighing less than four and one-half ounces per square yard and containing more than one hundred threads to the square inch, counting the warp and filling, thirtyfive per centum ad valorem; weighing less than four and one-half ounces per square yard and containing not more than one hundred threads to the square inch, thirty per centum ad valorem.

PAR. 352. Plain woven fabrics of single jute yarns, by whatever name known, * * * exceeding thirty and not exceeding fifty-five threads to the square inch, counting the warp and filing, seven-eighths of one cent per pound and fifteen per centum ad valorem.

ACT OF 1913.

PAR. 283. Plain woven fabrics, not including articles, finished or unfinished, of flax, hemp, or ramie, or of which these substances or any of them is the component material of chief value, including such as is known as shirting cloth, 30 per centum ad valorem.

PAR. 284. * * * manufactures of flax, hemp, ramie, or other vegetable fiber, or of which these substances, or any of them, is the component material of chief value, not specially provided for in this section, 35 per centum ad valorem.

PAR. 279. Plain woven fabrics of single jute yarns, by whatever name known, bleached, dyed, colored, stained, painted, printed, or rendered noninflammable by any process, 10 per centum ad valorem.

PAR. 408. * * * plain woven fabrics of single jute yarns by whatever name known, not bleached, dyed, colored, stained, printed, or rendered noninflammable by any process; * * * [Free].

PARAGRAPH 1012.

ACT OF 1922.

PAR. 1012. Pile fabrics, composed wholly or in chief value of vegetable fiber other than cotton, cut or uncut, whether or not the pile covers the whole surface, and manufactures in any form, made or cut from any of the foregoing, 45 per centum ad valorem.

ACT OF 1909.

PAR. 353. All pile fabrics, whether or not the pile covers the entire surface, composed of flax, or of which flax is the component material of chief value, and all articles and manufactures made from such fabrics, not specially provided for in this section, sixty per centum ad valorem.

PAR. 358. All woven articles, finished or unfinished, and all manufactures of flax, hemp, ramie, or other vegetable fiber, or of which these substances, or any of them, is the component material of chief value, not specially provided for in this section, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 280. All pile fabrics, whether or not the pile covers the entire surface, composed of flax, hemp, or ramie, or of which flax, hemp, or ramie is the component material of chief value, and all articles and manufactures made from such fabrics, not specially provided for in this section, 40 per centum ad valorem.

PAR. 284. All woven articles, finished or unfinished, and all manufactures of flax, hemp, ramie, or other vegetable fiber, or of which these substances, or any of them, is the component material of chief value, not specially provided for in this section, 35 per centum ad valorem.

PARAGRAPH 1013.

ACT OF 1922.

PAR. 1013. 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, 40 per centum ad valorem.

ACT OF 1909.

[Not specially provided for. Dutiable under par. 357 at a minimum rate of 50 per centum ad valorem, or under par. 358 at 45 per centum ad valorem, depending on whether weight did or did not exceed 4½ ounces per square yard.]

ACT OF 1913.

[Not specially provided for. Dutiable at 35 per centum ad valorem under par. 284.]

PARAGRAPH 1014.

ACT OF 1922.

PAR. 1014. Towels and napkins, finished or unfinished, composed wholly or in chief value of flax, hemp, or ramie, or of which these substances are, or any of them is, the component material of chief value, not exceeding one hundred and twenty threads to the square inch, counting the warp and filling, 55 per centum ad valorem; exceeding one hundred and twenty threads to the square inch, counting the warp and filling, 40 per centum ad valorem; sheets and pillowcases, composed wholly or in chief value of flax, hemp, or ramie, or of which these substances are, or any of them is, the component material of chief value, 40 per centum ad valorem.

ACT OF 1909.

[Not specially provided for. Dutiable at a minimum rate of 50 per centum ad valorem under par. 357, or at 45 per centum ad valorem under par. 358, depending on whether the weight did or did not exceed 4½ ounces per square yard.]

ACT OF 1913.

[Not specially provided for. Dutiable at 35 per centum ad valorem under par. 284.]

PARAGRAPH 1015.

ACT OF 1922.

PAR. 1015. Fabrics with fast edges not exceeding twelve inches in width, and articles made therefrom; tubings, garters, suspenders, braces, cords, tassels, and cords and tassels; all the foregoing composed wholly or in chief value of vegetable fiber other than cotton, or of vegetable fiber other than cotton and india rubber, 35 per centum ad valorem; tapes composed wholly or in part of flax, woven with or without metal threads, on reels, spools, or otherwise, and designed expressly for use in the manufacture of measuring tapes, 30 per centum ad valorem.

ACT OF 1909.

PAR. 346. Tapes composed wholly or in part of flax, woven with or without metal threads, on reels, spools, or otherwise, and designed expressly for use in the manufacture of measuring tapes, forty per centum ad valorem. PAR. 349. * * * bands, bandings,

PAR. 349. * * * bands, bandings, belts, beltings, bindings, cords, * * * ribbons, tapes, webs, and webbings; * * * all of the foregoing, composed wholly or in chief value of * * * flax, or other vegetable fiber, or of * * * flax, or other vegetable fiber and india rubber, or of * * * flax, or other vegetable fiber, india rubber, and metal, and not elsewhere specially provided for in this section, sixty per centum ad valorem: *Provided*, That no article composed

ACT OF 1913.

PAR. 275. Tapes composed wholly or in part of flax, woven with or without metal threads, on reels, spools, or otherwise, and designed expressly for use in the manufacture of measuring tapes, 20 per centum ad valorem.

PAR. 278. Bands, bandings, belts, belt ings, bindings, cords, ribbons, tapes, webs and webbings, all the foregoing composed wholly of flax, hemp, or ramie, or of flax, hemp, or ramie and india rubber, and not otherwise specially provided for in this section, 30 per centum ad valorem; * * *.

PAR. 284. * * * manufactures of flax, hemp, ramie, or other vegetable fiber, or of which these substances, or any of them, is the component material of chief value, not specially provided wholly or in chief value of one or more of the materials or goods specified in this paragraph, shall pay a less rate of duty than the highest rate imposed by this section upon any of the materials or goods of which the same is composed: * * *.

for in this section, 35 per centum ad valorem.

PARAGRAPH 1016.

ACT OF 1922.

PAR. 1016. Handkerchiefs composed wholly or in chief value of vegetable fiber other than cotton, finished or unfinished, not hemmed, 35 per centum ad valorem; hemmed or hemstitched, or unfinished having drawn threads, 45 per centum ad valorem.

ACT OF 1909.

PAR. 356. Handkerchiefs composed of flax, hemp, or ramie, or of which these substances, or either of them, is the component material of chief value, whether in the piece or otherwise, and whether finished or unfinished, not hemmed or hemmed only, fifty per centum ad valorem; if hemstitched, or imitation hemstitched, or revered, or with drawn threads, but not embroidered, initialed, or in part of lace, fifty-five per centum ad valorem.

ACT OF 1913.

PAR. 282. Handkerchiefs composed of flax, hemp, or ramie, or of which these substances, or any of them, is the component material of chief value, whether in the piece or otherwise, and whether finished or unfinished, not hemmed or hemmed only, 35 per centum ad valorem; if hemstitched, or imitation hemstitched, or revered, or with drawn threads, but not embroidered, initialed, or in part of lace, 40 per centum ad valorem.

PARAGRAPH 1017.

ACT OF 1922.

PAR. 1017. Clothing, and articles of wearing apparel of every description, composed wholly or in chief value of vegetable fiber other than cotton, and whether manufactured wholly or in part, not specially provided for, 35 per centum ad valorem; shirt collars and cuffs, composed wholly or in part of flax, 40 cents per dozen and 10 per centum ad valorem.

ACT OF 1909.

PAR. 324. Clothing, ready-made, and articles of wearing apparel of every description, composed of * * vegetable fiber, or of which * * vegetable fiber is the component material of chief value, made up or manufactured, wholly or in part, by the tailor, seamstress, or manufacturer, and not otherwise provided for in this section, fifty per centum ad valorem.

PAR. 348. Shirt collars and cuffs, * * * composed in whole or in part of linen, forty cents per dozen pieces and twenty per centum ad valorem.

ACT OF 1913.

PAR. 278. * * * wearing apparel composed wholly of flax, hemp, or ramie, or of flax, hemp, or ramie and india rubber, 40 per centum ad valorem.

PAR. 284. All woven articles, finished or unfinished, and all manufactures of flax, hemp, ramie, or other vegetable fiber, or of which these substances, or any of them, is the component material of chief value, not specially provided for in this section, 35 per centum ad valorem.

PAR. 277. Shirt collars and cuffs, composed in whole or in part of linen, 30 per centum ad valorem.

PARAGRAPH 1018.

ACT OF 1922.

PAR. 1018. Bags or sacks made from plain woven fabrics of single jute yarns or from twilled or other fabrics composed wholly of jute, not bleached, printed, stenciled, painted, dyed, colored, nor rendered noninflammable, 1 cent per pound and 10 per centum ad valorem; bleached, printed, stenciled, painted, dyed, colored, or rendered noninflammable, 1 cent per pound and 15 per centum ad valorem.

ACT OF 1909.

PAR. 354. Bags or sacks made from plain woven fabrics, of single jute yarns, not dyed, colored, stained, painted, printed, or bleached, and not exceeding thirty threads to the square inch, counting the warp and filling, seven-eighths of one cent per pound and fifteen per centum ad valorem.

[Jute bags or sacks containing more than 30 threads to the square inch, or made from twilled fabrics, or dyed, colored, etc., were dutiable at 45 per centum ad valorem under par. 358.]

ACT OF 1913.

PAR. 281. Bags or sacks made from plain woven fabrics, of single jute yarns, not dyed, colored, stained, painted, printed, or bleached, 10 per centum ad valorem.

[Jute bags or sacks, dyed, colored, etc., or made from twilled fabrics, were dutiable at 35 per centum ad valorem under par. 284.]

PARAGRAPH 1019.

ACT OF 1922.

PAR. 1019. Bagging for cotton, gunny cloth, and similar fabrics, suitable for covering cotton, composed of single yarns made of jute, jute butts, or other vegetable fiber, not bleached, dyed, colored, stained, painted, or printed, not exceeding sixteen threads to the square inch, counting the warp and filling, and weighing not less than fifteen ounces nor more than thirty-two ounces per square yard, six-tenths of 1 cent per square yard; weighing more than thirtytwo ounces per square yard, three-tenths of 1 cent per pound.

ACT OF 1909.

PAR. 355. Bagging for cotton, gunny cloth, and similar fabrics, suitable for covering cotton, composed of single yarns made of jute, jute butts, or hemp, not bleached, dyed, colored, stained, painted, or printed, not exceeding sixteen threads to the square inch, counting the warp and filling, and weighing not less than fifteen ounces per square yard, six-tenths of one cent per square yard.

ACT OF 1913.

PAR. 408. Bagging for cotton, gunny cloth, and similar fabrics, suitable for covering cotton, composed of single yarns made of jute, jute butts, seg, Russian seg, New Zealand tow, Norwegian tow, aloe, mill waste, cotton tares, or other material not bleached, dyed, colored, stained, painted, or printed, not exceeding sixteen threads to the square inch, counting the warp and filling, and weighing not less than fifteen ounces per square yard; * * * [Free].

PARAGRAPH 1020.

ACT OF 1922.

PAR. 1020. Linoleum, including corticine and cork carpet, 35 per centum ad valorem; floor oilcloth, 20 per centum ad valorem; mats or rugs made of linoleum or floor oilcloth shall be subject to the same rates of duty as herein provided for linoleum or floor oilcloth.

ACT OF 1909.

PAR. 347. Linoleum, corticene, and all other fabrics or coverings for floors. made in part of oil or any similar product, plain, stamped, painted or printed only, not specially provided for herein, if nine feet or under in width, eight cents per square yard and fifteen per centum ad valorem; over nine feet in width, twelve cents per square yard and fifteen per centum ad valorem; and any of the foregoing of whatever width, the composition of which

ACT OF 1913.

PAR. 276. Linoleum, plain, stamped, painted, or printed, including corticine and cork carpet, figured or plain, also linoleum known as granite and oak plank, 30 per centum ad valorem; inlaid linoleum, 35 per centum ad valorem; oilcloth for floors, plain, stamped, painted, or printed, 20 per centum ad valorem; mats or rugs made of oilcloth, linoleum, corticine, or cork carpet shall be subject to the same rate of duty as herein proforms designs or patterns, whether inlaid or otherwise, by whatever name known, and cork carpets, twenty cents per square yard and twenty per centum ad valorem; mats for floors made of oilcloth, linoleum, or corticene, shall be subject to the same rate of duty herein provided for oilcloth, linoleum, or corticene; oilcloth for floors, if nine feet or less in width, six cents per square yard and fifteen per centum ad valorem; over nine feet in width, ten cents per square yard and fifteen per centum ad valorem; * * *.

PARAGRAPH 1021.

ACT OF 1922.

PAR. 1021. All woven articles, finished or unfinished, and all 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, 40 per centum ad valorem.

ACT OF 1909.

PAR. 357. Woven * * * articles not specially provided for in this section, composed of flax, hemp, or ramie, or of which these substances or any of them is the component material of chief value, weighing four and one-half ounces or more per square yard, when containing not more that sixty threads to the square inch, counting the warp and filling, one and three-fourths cents per square yard, containing more than sixty and not more than one hundred and twenty threads to the square inch, two and three-fourths cents per square yard; containing more than one hundred and twenty and not more than one hundred and eighty threads to the square inch, six cents per square yard; containing more than one hundred and eighty threads to the square inch. nine cents per square yard, and in addition thereto, on all the foregoing, thirty per centum ad valorem: Provided, That none of the foregoing articles * * * in this paragraph shall pay a less rate of duty than fifty per centum ad valorem. * * *.

PAR. 358. All woven articles, finished or unfinished, and all manufactures of flax, hemp, ramie, or other vegetable fiber, or of which these substances, or any of them, is the component material of chief value, not specially provided for in this section, forty-five per centum ad valorem.

PARAGRAPH 1022.

ACT OF 1922.

PAR. 1022. Common China, Japan, and India straw matting, and floor coverings made therefrom, 3 cents per square yard; carpets, carpeting, mats, matting, and rugs, made wholly of cotton, flax, hemp, or jute, or a mixture thereof, 35 per centum ad valorem; all other floor coverings not specially provided for, 40 per centum ad valorem.

vided for oilcloth, linoleum, corticine, or cork carpet.

ACT OF 1913.

PAR. 284. All woven articles, finished or unfinished, and all manufactures of flax, hemp, ramie, or other vegetable fiber, or of which these substances, or any of them, is the component material of chief value, not specially provided for in this section, 35 per centum ad valorem.

ACT OF 1909.

PAR. 343. Floor mattings, plain, fancy, or figured, manufactured from straw, round or split, or other vegetable substances, not otherwise provided for in this section, and having a warp of cotton, hemp, or other vegetable substance, including what are commonly known as China, Japan, and India straw matting, three and one-half cents per square yard.

PAR. 344. Carpets, carpeting, mats and rugs made of flax, hemp, jute, or other vegetable fiber (except cotton), valued at not exceeding fifteen cents per square yard, four cents per square yard and thirty per centum ad valorem; valued above fifteen cents per square yard, eight cents per square yard and thirty per centum ad valorem.

PAR. 384. * * * chenille carpets, figured or plain, and all carpets or carpeting of like character or description, sixty cents per square yard and in addition thereto forty per centum ad valorem.

PAR. 393. Carpets and carpeting of * * flax, or cotton, or composed in part of any of them, not specially provided for in this section, and mats, matting, and rugs of cotton, fifty per centum ad valorem.

ACT OF 1913.

PAR. 272. Floor mattings, plain, fancy, or figured, including mats and rugs, manufactured from straw, round or split, or other vegetable substances, not otherwise provided for in this section, and having a warp of cotton, hemp, or other vegetable substances, including what are commonly known as China, Japan, and India straw matting, 2¹/₂ cents per square yard.

PAR. 273. Carpets, carpeting, mats and rugs made of flax, hemp, jute. or other vegetable fiber (except cotton), 30 per centum ad valorem.

PAR. 293. * * * chenille carpets, figured or plain, and all carpets or carpeting of like character or description, 35 per centum ad valorem.

PAR. 302. Carpets and carpeting of * * * cotton, or composed in part of either of them [wool or cotton], not specially provided for in this section, and on mats, matting, and rugs of cotton, 20 per centum ad valorem.

PARAGRAPH 1023.

ACT OF 1922.

PAR. 1023. Matting made of cocoa fiber or rattan, 8 cents per square yard; mats made of cocoa fiber or rattan, 6 cents per square foot.

ACT OF 1909.

PAR. 466. Matting made of cocoa fiber or rattan, six cents per square yard; mats made of cocoa fiber or rattan, four cents per square foot.

ACT OF 1913.

PAR. 371. Matting made of cocoa fiber or rattan, 5 cents per square yard; mats made of cocoa fiber or rattan, 3 cents per square foot.

SCHEDULE 11.—WOOL AND MANUFACTURES OF.

PARAGRAPH 1101.

ACT OF 1922.

PAR. 1101. Wools, not improved by the admixture of merino or English blood, such as Donskoi, native Smyrna, native South American, Cordova, Valparaiso, and other wools of like character or description, and hair of the camel, in the grease, 12 cents per pound; washed, 18 cents per pound; scoured, 24 cents per pound. The duty on such wools imported on the skin shall be 11 cents per pound: *Provided*, That such wools may be imported under bond in an amount to be fixed by the Secretary of the Treasury and under such regulations as he shall prescribe; and if within three years from the date of importation or withdrawal from bonded warehouse satisfactory proof is furnished that the wools have been used in the manufacture of rugs, carpets, or any other floor coverings, the duties shall be remitted or refunded: Provided further, That if any such wools imported under bond as above prescribed are used in the manufacture of articles other than rugs, carpets, or any other floor coverings, there shall be levied, collected, and paid on any wools so used in violation of the bond, in addition to the regular duties provided by this paragraph, 20 cents per pound, which shall not be remitted or refunded on exportation of the articles or for any other reason. Wools in the grease shall be considered such as shall have been shorn from the sheep without any cleansing; that is, in their natural condition. Washed wools shall be considered such as have been washed with water only on the sheep's back, or on the skin.

ACT OF 1909.

SCHEDULE K-WOOL, AND MANUFAC-TURES OF.

PAR. 360. All wools, hair of the camel, * * and other like animals shall be divided, for the purpose of fixing the duties to be charged thereon, into the three following classes: * * * duties to be charged there * * * three following classes: * * * hair of

* * the camel,

PAR. 363. Class three, that is to say, Donskoi, native South American, Cordova, Valparaiso, native Smyrna, Russian camel's hair, and all such wools of like character as have been heretofore usually imported into the United States from Turkey, Greece, Syria, and elsewhere, excepting improved wools hereinafter

provided for. PAR. 368. The duty upon * * * hair of the camel, * * * of class one and class two, which shall be imported in any other than ordinary condition, or which has been sorted or increased in value by the rejection of any part of the original fleece, shall be twice the duty to which it would be otherwise subject: Provided, * * * The duty upon * * * hair of the camel, * * * of any class which shall be changed in its character or condition for the purpose of

ACT OF 1913.

SCHEDULE K-WOOL AND MANUFAC-TURES OF.1

PAR. 650. Wool of the sheep, hair of the camel, and other like animals, and all wools and hair on the skin of such animals,² * * *. This paragraph shall be ef-fective on and after the first day of De-cember, nineteen hundred and thirteen, until which time the rates of duty now provided by schedule K of the existing law shall remain in full force and effect [Free].

¹ Paragraph 310 provided that— "The provisions of this schedule (K) shall be effective on and after the first day of January, nineteen hundred and fourteen, until which date the rates of duty now pro-vided by Schedule K of the existing law shall remain in full force and effect." ² Paragraph 19, emergency tariff act of 1921, provided that— "Wool and hair of the kind provided for in paragraph 18, when advanced in any manner or by any process of manufacture beyond the washed or scoured condition, and manufactures of which wool or hair of the kind provided for in paragraph 18 is the component material of chief value, 45 cents per pound in addition to the rates of duty imposed thereon by existing law." imposed thereon by existing law.

evading the duty, or which shall be reduced in value by the admixture of dirt or any other foreign substance, shall be twice the duty to which it would be otherwise subject. * * *.

PAR. 370. Ön wools of the third class and on camel's hair of the third class the value whereof shall be twelve cents or less per pound, the duty shall be four cents per pound. On wools of the third class, and on camel's hair of the third class, the value whereof shall exceed twelve cents per pound, the duty shall be seven cents per pound.

PAR. 371. The duty on wools on the skin shall be one cent less per pound than is imposed in this schedule on other wools of the same class and condition, * * *.

PARAGRAPH 1102.

ACT OF 1922.

PAR. 1102. Wools, not specially provided for, and hair of the Angora goat, Cashmere goat, alpaca, and other like animals, imported 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.

ACT OF 1909.

PAR. 360. All wools, hair of the * * *. goat, alpaca, and other like animals shall be divided, for the purpose of fixing the duties to be charged thereon, into the three following classes:

PAR. 361. Class one, that is to say, merino, mestiza, metz, or metis wools, or other wools of Merino blood, immediate or remote, Down clothing wools, and wools of like character with any of the preceding, including Bagdad wool, China lamb's wool, Castel Branco, Adrianople skin wool or butcher's wool, and such as have been heretofore usually imported into the United States from Buenos Aires, New Zealand, Australia, Cape of Good Hope, Russia, Great Britain, Canada, Egypt, Morocco, and elsewhere, and all wools not hereinafter included in classes two and three.

PAR. 362. Class two, that is to say, Leicester, Cotswold, Lincolnshire, Down combing wools, Canada long wools, or other like combing wools of English blood, and usually known by the terms herein used, and also hair of the * * *, Angora goat, alpaca, and other like animals.

PAR. 365. Whenever wools of class three shall have been improved by the admixture of Merino or English blood, from

ACT OF 1913.

PAR. 305. Hair of the Angora goat, alpaca, and other like animals, and all hair on the skin of such animals, 15 per centum ad valorem.

PAR. 650. Wool of the sheep, hair of the camel, and other like animals, and all wools and hair on the skin of such ani-mals, * * *. This paragraph shall be effective on and after the first day of December, nineteen hundred and thirteen, until which time the rates of duty now provided by schedule K of the existing law shall remain in full force and effect [Free].¹

181

¹ Par. 18, emergency tariff act of May 27, 1921: "Wool, commonly known as clothing wool, including hair of the camel, angora goat, and alpaca, but not such wools as are commonly known as carpet wools: Unwashed, 15 cents per pound; * * *. Unwashed wools shall be considered such as shall have been shorn from the animal without any cleaning; washed wools shall be considered such as have been washed with water only on the animal's back or on the skin; wools washed in any other manner than on the animal's back or on the skin shall be considered as scoured wool. On wool and hair provided for in this paragraph, which is sorted or increased in value by the re-jection of any part of the original fleece, the duty shall be twice the duty to which it would otherwise be subject, but not more than 45 cents per pound."

their present character as represented by the standard samples now or hereafter to be deposited in the principal customhouses of the United States, such improved wools shall be classified for duty either as class one or as class two, as the case may be.

PAR. 366. The duty on wools of the first class which shall be imported washed shall be twice the amount of the duty to which they would be subjected if imported unwashed; and the duty on wools of the first and second classes which shall be imported scoured shall be three times the duty to which they would be subjected if imported unwashed. * * *.

PAR. 367. Unwashed wools shall be considered such as shall have been shorn from the sheep without any cleansing; that is, in their natural condition. Washed wools shall be considered such as have been washed with water only on the sheep's back, or on the skin. Wools of the first and second classes washed in any other manner than on the sheep's back or on the skin shall be considered as scoured wool.

PAR. 368. The duty upon wool of the sheep or hair of the * * * Angora goat, alpaca, and other like animals, of class one and class two, which shall be imported in any other than ordinary condition, or which has been sorted or increased in value by the rejection of any part of the original fleece, shall be twice the duty to which it would be otherwise subject: *Provided*, That skirted wools as imported in eighteen hundred and ninety and prior thereto are hereby excepted. The duty upon wool of the sheep or hair of the * * * Angora goat, alpaca, and other like animals of any class which shall be changed in its character or condition for the purpose of evading the duty, or which shall be reduced in value by the admixture of dirt or any other foreign substance, shall be twice the duty to which it would be otherwisesubject. When the duty assessed upon any wool equals three times or more that which would be assessed if said wool was imported unwashed, the duty shall not be doubled on account of the wool being sorted. * * *. sorted.

PAR. 369. The duty upon all wools and hair of the first class shall be eleven cents per pound, and upon all wools or hair of the second class twelve cents per pound.

PAR. 371. The duty on wools on the skin shall be one cent less per pound than is imposed in this schedule on other wools of the same class and condition, * * *.

PARAGRAPH 1103.

ACT OF 1922.

PAR. 1103. If any bale or package containing wools, hairs, wool wastes, or wool waste material, subject to different rates of duty, be entered at any rate or rates lower than applicable, the highest rate applicable to any part shall apply to the entire contents of such bale or package.

ACT OF 1909.

ACT OF 1913.

[No corresponding provision.]

PAR. 368. * * * If any bale or package of wool or hair specified in this Act invoiced or entered as of any specified class, or claimed by the importer to be dutiable as of any specified class. shall contain any wool or hair subject to a higher rate of duty than the class so specified, the whole bale or package shall be subject to the highest rate of duty chargeable on wool of the class subject to such higher rate of duty, and if any bale or package be claimed by the importer to be shoddy, mungo, flocks, wool, hair, or other material of any class specified in this Act, and such bale contain any admixture of any one or more of said materials, or of any other material, the whole bale or package shall be subject to duty at the highest rate imposed upon any article in said bale or package.

PARAGRAPH 1104.

ACT OF 1922.

PAR. 1104. The Secretary of the Treasury is hereby authorized and directed to prescribe methods and regulations for carrying out the provisions of this schedule relating to the duties on wool and hair.

ACT OF 1909.

PAR. 364. The standard samples of all wools which are now or may be hereafter deposited in the principal custom-houses of the United States, under the authority of the Secretary of the Treasury, shall be the standards for the classification of wools under this Act, and the Secretary of the Treasury is authorized to renew these standards and to make such additions to them from time to time as may be required, and he shall cause to be deposited like standards in other customhouses of the United States when they may be needed.

may be needed. PAR. 371. * * * the quantity and value to be ascertained under such rules as the Secretary of the Treasury may prescribe.

PARAGRAPH 1105.

ACT OF 1922.

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

ACT OF 1913.

[No corresponding provision.]

all other wool wastes not specially provided for, 16 cents per pound; shoddy, and wool extract, 16 cents per pound; mungo, woolen rags, and flocks, $7\frac{1}{2}$ 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.

ACT OF 1909.

PAR. 372. Top waste, slubbing waste, roving waste, ring waste, and garnetted waste, thirty cents per pound.

PAR. 373. Shoddy, twenty-five cents per pound; noils, wool extract, yarn waste, thread waste, and all other wastes composed wholly or in part of wool, and not specially provided for in this section, twenty cents per pound.

twenty cents per pound. PAR. 374. Woolen rags, mungo, and flocks, ten cents per pound.

ACT OF 1913.

PAR. 651. Wool wastes: All noils, top waste, card waste, slubbing waste, roving waste, ring waste, yarn waste, bur waste, thread waste, garnetted waste, shoddies, mungo, flocks, wool extract, carbonized wool, carbonized noils, and all other wastes not specially provided for in this section. This paragraph shall be effective on and after the first day of December, nineteen hundred and thirteen, until which time the rates of duty now provided by schedule K of the existing law shall remain in full force and effect [Free].

PARAGRAPH 1106.

ACT OF 1922.

PAR. 1106. Wool, and hair of the kinds provided for in this schedule, which has been advanced in any manner or by any process of manufacture beyond the washed or scoured condition, including tops, but not further advanced than roving, 33 cents per pound and 20 per centum ad valorem.

ACT OF 1909.

PAR. 366. * * * The duty on wools of the third class, if imported in condition for use in carding or spinning into yarns, or which shall not contain more than eight per centum of dirt or other foreign substance, shall be three times the duty to which they would otherwise be subjected.

PAR. 375. On combed wool or tops, made wholly or in part of wool or camel's hair, valued at not more than twenty cents per pound, the duty per pound shall be two and one-fourth times the duty imposed by this schedule on one pound of unwashed wool of the first class; valued at more than twenty cents per pound, the duty per pound shall be three and onethird times the duty imposed by this schedule on one pound of unwashed wool of the first class; and in addition thereto, upon all the foregoing, thirty per centum ad valorem.

PAR. 376. Wool and hair which have been advanced in any manner or by any process of manufacture beyond the washed or scoured condition, not specially provided for in this section, shall be subject to the same duties as are imposed upon manufactures of wool not specially provided for in this section.

ACT OF 1913.

PAR. 286. Combed wool or tops and' roving or roping made wholly or in part of wool or camel's hair, and on other wool' and hair which have been advanced inany manner or by any process of manufacture beyond the washed or scoured condition, not specially provided for in this section. 8 per centum ad valorem.

this section, 8 per centum ad valorem. PAR. 306. Tops made from the hair of the Angora goat, alpaca, and other like animals, 20 per centum ad valorem.

PARAGRAPH 1107.

ACT OF 1922.

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.

ACT OF 1909.

PAR. 377. On yarns made wholly or in part of wool, valued at not more than thirty cents per pound, the duty per pound shall be two and one-half times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto thirty-five per centum ad valorem; valued at more than thirty cents per pound, the duty per pound shall be three and one-half times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto forty per centum ad valorem.

ACT OF 1913.

PAR. 287. Yarns made wholly or in chief value of wool, 18 per centum ad valorem.

PAR. 307. Yarns made of the hair of the Angora goat, alpaca, and other like animals, 25 per centum ad valorem.

PARAGRAPH 1108.

ACT OF 1922.

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: *Provided*, 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.

ACT OF 1909.

PAR. 379. * * * Flannels composed wholly or in part of wool, valued at above fifty cents per pound, shall be classified and pay the same duty as women's and children's dress goods, coat linings, Italian cloths, and goods of similar character and description provided by this section: * * *.

PAR. 380. On women's and children's dress goods, coat linings, Italian cloths, and goods of similar description and character of which the warp consists wholly of cotton or other vegetable material with the remainder of the fabric composed wholly or in part of wool, valued at not exceeding fifteen cents per square yard, the duty shall be seven cents per square yard; valued at more than fifteen cents per square yard, the duty shall be eight cents per square yard; and in addition thereto on all the foregoing valued at not above seventy cents per pound, fifty per centum ad valorem; valued above seventy cents per pound, fifty-five per centum ad valorem: *Provided*, That on all the fore-

ACT OF 1913.

PAR. 289. * * * flannels, composed wholly or in chief value of wool, 25 per centum ad valorem; flannels composed wholly or in chief value of wool, valued at above 50 cents per pound, 30 per centum ad valorem.

PAR. 290. Women's and children's dress goods, coat linings, Italian cloths, bunting, and goods of similar description and character, composed wholly or in chief value of wool, and not specially provided for in this section, 35 per centum ad valorem.

PAR. 308. Cloth * * * wholly or in chief value of the hair of the Angora goat, alpaca, and other like animals, not specially provided for in this section, 40 per centum ad valorem. going, weighing over four ounces per square yard, the rates of duty shall be five per centum less than those imposed by this schedule on cloths.

PAR. 381. On women's and children's dress goods, coat linings, Italian cloths, bunting, and goods of similar description or character composed wholly or in part of wool, and not specially provided for in this section, the duty shall be eleven cents per square yard; and in addition thereto on all the foregoing valued at not above seventy cents per pound, fifty per centum ad valorem: valued above seventy cents per pound, fifty-five per centum ad valorem. * *. PAR. 443. * * woven fabrics

PAR. 443. * * * woven fabrics (except crinoline cloth and hair seating) and manufactures thereof, composed of the hair of the camel, goat, alpaca, or any animal, combined with wool, vegetable fiber, or silk, shall be classified and dutiable as manufactures of wool.

PARAGRAPH 1109.

ACT OF 1922.

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.

ACT OF 1909.

PAR. 378. On cloths, * * * made wholly or in part of wool, * * * valued at not more than forty cents per pound, the duty per pound shall be three times the duty imposed by this section on a pound of unwashed wool of the first class; valued at above forty cents per pound and not above seventy cents per pound, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto, upon all the foregoing, fifty per centum ad valorem; valued at over seventy cents per pound, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto, upon all the foregoing, fifty per centum ad valorem; valued at over seventy cents per pound, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class and fifty-five per centum ad valorem.

class and fifty-five per centum ad valorem. PAR. 379. On * * * flannels for underwear composed wholly or in part of wool, valued at not more than forty cents per pound, the duty per pound shall be the same as the duty imposed by this section on two pounds of unwashed wool of the first class, and in addition thereto thirty per centum ad valorem; valued at more than forty cents and not more than fifty cents per pound, the duty per pound shall be three times the duty imposed by this section on one pound of unwashed

ACT OF 1913.

PAR. 288. Cloths, * * * wholly or in chief value of wool, not specially provided for in this section, 35 per centum ad valorem; * * *.

PAR. 289. * * * flannels, composed wholly or in chief value of wool, 25 per centum ad valorem; flannels composed wholly or in chief value of wool, valued at above 50 cents per pound, 30 per centum ad valorem. wool of the first class, and in addition thereto thirty-five per centum ad valorem. * * * *Provided*, That on blankéts over three yards in length the same duties shall be paid as on cloths.

PAR. 381. On women's and children's dress goods, coat linings, Italian cloths, bunting, and goods of similar description or character composed wholly or in part of wool, and not specially provided for in this section, * * * *Provided*, That on all the foregoing, weighing over four ounces per square yard, the duty shall be the same as imposed by this schedule on cloths. PAK. 443. * * * woven fabrics (ex-

PAK. 443. * * * woven fabrics (except crinoline cloth and hair seating) and manufactures thereof, composed of the hair of the camel, goat, alpaca, or any animal, combined with wool, vegetable fiber, or silk, shall be classified and dutiable as manufactures of wool.

PARAGRAPH 1110.

ACT OF 1922.

PAR. 1110. Pile fabrics, cut or uncut, whether or not the pile covers the whole surface, made wholly or in chief value of wool, and manufactures, in any form, made or cut from such pile fabrics, 40 cents per pound and 50 per centum ad valorem.

ACT OF 1909.

PAR. 378. On * * * all manutactures of every description made wholly or in part of wool, not specially provided for in this section, valued at not more than forty cents per pound, the duty per pound shall be three times the duty imposed by this section on a pound of unwashed wool of the first class; valued at above forty cents per pound and not above seventy cents per pound, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto, upon all the foregoing, fifty per centum ad valorem; valued at over seventy cents per pound, the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto, upon all the foregoing, fifty per centum ad valorem; valued at over seventy cents per pound, the duty imposed by this section on one pound of unwashed wool of the first class and fiftyfive per centum ad valorem. PAR. 443. Plushes * * * and man-

PAR. 443. Plushes * * * and manufactures thereof, composed of the hair of the camel, goat, alpaca, or any animal, combined with wool, vegetable fiber, or silk, shall be classified and dutiable as manufactures of wool.

ACT OF 1913.

PAR. 288. * * * plushes, velvets, and all other pile fabrics, cut or uncut, woven * * * whether or not the pile covers the entire surface, made wholly or in chief value of wool, and articles made wholly or in chief value of such plushes, velvets, or pile fabrics, 40 per centum ad valorem; * * *.

velvets, or pile fabrics, 40 per centum ad valorem; * * *. PAR. 309. Plushes, velvets, and all other pile fabrics, cut or uncut, woven * * whether or not the pile covers the entire surface, made wholly or partly of the hair of the Angora goat, alpaca, or other like animals, and articles made wholly or in chief value of such plushes, velvets, or pile fabrics, 45 per centum ad valorem.

PAR. 358. * * * coach, carriage, and automobile laces, * * * 60 per centum ad valorem.

PARAGRAPH 1111.

ACT OF 1922.

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 $32\frac{1}{2}$ 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.

ACT OF 1909.

PAR. 378. On * * * all manufactures of every description made wholly or in part of wool, not specially provided for in this section, valued at not more than forty cents per pound, the duty per pound shall be three times the duty imposed by this section on a pound of unwashed wool of the first class; valued at above forty cents per pound and not above seventy cents per pound, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto, upon all the foregoing, fifty per centum ad valorem; valued at over seventy cents per pound, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class and fifty-five per centum ad valorem.

PAR. 379. On blankets, * * * composed wholly or in part of wool, valued at not more than forty cents per pound, the duty per pound shall be the same as the duty imposed by this section on two pounds of unwashed wool of the first class, and in addition thereto thirty per centum ad valorem; valued at more than forty cents and not more than fifty cents per pound, the duty per pound shall be three times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto thirty-five per centum ad valorem. On blankets composed wholly or in part of wool, valued at more than fifty cents per pound, the duty per pound shall be three times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto forty per centum ad valorem. * * *.

ACT OF 1913.

PAR. 288. * * * all manufactures of every description made, by any process, wholly or in chief value of wool, not specially provided for in this section, 35 per centum ad valorem; * * *

PAR. 308. * * * and all manufactures of every description made by any process, wholly or in chief value of the hair of the Angora goat, alpaca, and other like animals, not specially provided for in this section, 40 per centum ad valorem.

PAR. 289. Blankets * * * composed wholly or in chief value of wool, 25 per centum ad valorem; * * * .

PARAGRAPH 1112.

ACT OF 1922.

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.

ACT OF 1909.

PAR. 382. On * * * felts not woven, and not specially provided for in this section, composed wholly or in part of wool, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto sixty per centum ad valorem.

ACT OF 1913.

PAR. 288. * * * felts not woven, * * * wholly or in chief value of wool, not specially provided for in this section, 35 per centum ad valorem; * * *.

PAR. 308. * * * and all manufactures of every description made by any process, wholly or in chief value of the hair of the Angora goat, alpaca, and other like animals, not specially provided for in this section, 40 per centum ad valorem.

PARAGRAPH 1113.

ACT OF 1922.

PAR. 1113. Fabrics with fast edges not exceeding twelve inches in width, and articles made therefrom; tubings, garters, suspenders, braces, cords, and cords and tassels; all the foregoing if wholly or in chief value of wool, 45 cents per pound upon the wool content thereof and 50 per centum ad valorem.

ACT OF 1909.

PAR. 383. Webbings, gorings, suspenders, braces, bandings, beltings, bindings, * * * cords, cords and tassels, ribbons, * * * any of the foregoing made of wool or of which wool is a component material, whether containing india rubber or not, fifty cents per pound and sixty per centum ad valorem.

ACT OF 1913.

PAR. 292. Webbings, suspenders, braces, bandings, belts, beltings, bindings, cords, cords and tassels, and ribbons; any of the foregoing made of wool or of which wool or wool and india rubber are the component materials of chief value, and not specially provided for in this section, 35 per centum ad valorem.

this section, 35 per centum ad valorem. PAR. 358. * * * coach, carriage, and automobile laces, * * * 60 per centum ad valorem.

PARAGRAPH 1114.

ACT OF 1922.

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.

ACT OF 1909.

PAR. 378. On * * * knit fabrics, * * made wholly or in part of wool, not specially provided for in this section, valued at not more than forty cents per pound, the duty per pound shall be three times the duty imposed by this section on a pound of unwashed wool of the first class; valued at above forty cents per pound and not above seventy cents per pound, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto, upon all the foregoing, fifty per centum ad valorem; valued at over seventy cents per pound, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class and fifty-five per centum ad valorem.

ACT OF 1913.

PAR. 288. * * * knit fabrics. * * * wholly or in chief value of wool, not specially provided for in this section, 35 per centum ad valorem; * * stockings, hose and half hose, made cn knitting machines or frames, composed wholly or in chief value of wool, not specially provided for in this section, 20 per centum ad valorem; stockings, hose and half hose, selvedged, fashioned, nar-rowed, or shaped wholly or in part by knitting machines or frames, or knit by hand, including such as are commercially known as seamless stockings, hose and half hose, and clocked stockings, hose and half hose, gloves and mittens, all of the above, composed wholly or in chief value of wool, if valued at not more than \$1.20 per dozen pairs, 30 per centum ad valorem; if valued at more than \$1.20 per dozen pairs, 40 per centum ad valorem;

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PAR. 382. On *** * *** articles of wearing apparel of every description, including shawls whether knitted *** * *** and knitted articles of every description made up or manufactured wholly or in part, *** * *** and not specially provided for in this section, composed wholly or in part of wool, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto sixty per centum ad valorem. PAR. 291. * * * shawls * * * knitted * * * and knitted articles of every description made up or manufactured wholly or in part, and not specially provided for in this section, composed wholly or in chief value of wool, 35 per centum ad valorem.

PARAGRAPH 1115.

ACT OF 1922.

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.

ACT OF 1909.

PAR. 382. On clothing, ready-made, and articles of wearing apparel of every description, including shawls * * * woven, * * * and not specially provided for in this section, composed wholly or in part of wool, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto sixty per centum ad valorem.

ACT OF 1913.

PAR. 291. Clothing, ready-made, and articles of wearing apparel of every description, including shawls * * * woven * * * made up or manufactured wholly or in part, and not specially provided for in this section, composed wholly or in chief value of wool, 35 per centum ad valorem.

PAR. 308. * * * and all manufactures of every description made by any process, wholly or in chief value of the hair of the Angora goat, alpaca, and other like animals, not specially provided for in this section, 40 per centum ad valorem.

PARAGRAPH 1116.

ACT OF 1922.

PAR. 1116. Oriental, Axminster, Savonnerie, Aubusson, and other carpets and rugs, not made on a power-driven loom; carpets and rugs of oriental weave or weaves, produced on a power-driven loom; chenille Axminster carpets and rugs, whether woven as separate carpets and rugs or in rolls of any width; all the foregoing, plain or figured, 55 per centum ad valorem.

ACT OF 1909.

PAR. 384. Aubusson, Axminster, moquette, and chenille carpets, figured or plain, and all carpets or carpeting of like character or description, sixty cents per square yard and in addition thereto forty per centum ad valorem.

PAR. 391. Carpets of every description, woven whole for rooms, and Oriental, Berlin, Aubusson, Axminster, and similar rugs, ten cents per square foot and forty per centum ad valorem: *Provided*, That in the measurement of all mats, rugs, carpets and similar articles, of whatever material composed, the selvage, if any, shall be included.

ACT OF 1913.

PAR. 293. Aubusson, Axminster, moquette, and chenille carpets, figured or plain, and all carpets or carpeting of like character or description, 35 per centum ad valorem.

PAR. 300. Carpets of every description, woven whole for rooms, and Oriental, Berlin, Aubusson, Axminster, and similar rugs, 50 per centum ad valorem.

PARAGRAPH 1117.

ACT OF 1922.

PAR. 1117. Axminster carpets and rugs, not specially provided for; Wilton carpets and rugs; Brussels carpets and rugs; velvet and tapestry carpets and rugs; and carpets and rugs of like character or description, 40 per centum ad valorem.

Ingrain carpets, and ingrain rugs or art squares, of whatever material composed, and carpets and rugs of like character or description, not specially provided for, 25 per centum ad valorem.

All other floor coverings, including mats and druggets, not specially provided for, composed wholly or in chief value of wool, 30 per centum ad valorem.

Parts of any of the foregoing shall be dutiable at the rate provided for the complete article.

ACT OF 1909.

PAR. 384. * * * Axminster, moquette, and chenille carpets, figured or plain, and all carpets or carpeting of like character or description, sixty cents per square yard and in addition thereto forty per centum ad valorem.

PAR. 385. Saxony, Wilton, and Tournay velvet carpets, figured or plain, and all carpets or carpeting of like character or description, sixty cents per square yard and in addition thereto forty per centum ad valorem.

PAR. 386. Brussels carpets, figured or plain, and all carpets or carpeting of like character or description, forty-four cents per square yard and in addition thereto forty per centum ad valorem.

PAR. 387. Velvet and tapestry velvet carpets, figured or plain, printed on the warp or otherwise, and all carpets or carpeting of like character or description, forty cents per square yard and in addition thereto forty per centum ad valorem.

PAR. 388. Tapestry Brussels carpets, figured or plain, and all carpets or carpeting of like character or description, printed on the warp or otherwise, twentyeight cents per square yard and in addition thereto forty per centum ad valorem. PAR. 389. Treble ingrain, three-ply, and all chain Venetian carpets, twenty-

PAR. 389. Treble ingrain, three-ply, and all chain Venetian carpets, twentytwo cents per square yard and in addition thereto forty per centum ad valorem. PAR. 390. Wool Dutch and two-ply in-

PAR. 390. Wool Dutch and two-ply ingrain carpets, eighteen cents per square yard and in addition thereto forty per centum ad valorem.

PAR. 392. Druggets and bockings, printed, colored, or otherwise, twentytwo cents per square yard and in addition thereto forty per centum ad valorem.

thereto forty per centum ad valorem. PAR. 393. Carpets and carpeting of wool, * * * not specially provided for in this section, * * * fifty per centum ad valorem.

PAR. 394. Mats, rugs for floors, * * * bed sides, art squares, and other portions of carpets or carpeting made wholly or in part of wool, and not specially provided for in this section, shall be subjected to the rate of duty herein imposed on carpets or carpetings of like character or description.

ACT OF 1913.

PAR. 293. * * * Axminster, moquette, and chenille carpets, figured or plain, and all carpets or carpeting of like character or description, 35 per centum ad valorem.

PAR. 294. Saxony, Wilton, and Tournay velvet carpets, figured or plain, and all carpets or carpeting of like character or description, 30 per centum ad valorem.

PAR. 295. Brussels carpets, figured or plain, and all carpets or carpeting of like character or description, 25 per centum ad valorem.

PAR. 296. Velvet and tapestry velvet carpets, figured or plain, printed on the warp or otherwise, and all carpets or carpeting of like character or description, 30 per centum ad valorem.

PAR. 297. Tapestry Brussels carpets, figured or plain, and all carpets or carpeting of like character or description, printed on the warp or otherwise, 20 per centum ad valorem.

PAR. 298. Treble ingrain, three-ply, and all-chain Venetian carpets, 20 per centum ad valorem.

PAR. 299. Wool Dutch and two-ply ingrain carpets, 20 per centum ad valorem.

PAR. 301. Druggets and bockings, printed, colored, or otherwise, 20 per centum ad valorem.

PAR. 302. Carpets and carpeting of wool * * * or composed in part of either of them [wool or cotton], not specially provided for in this section, * * * 20 per centum ad valorem.

PAR. 303. Mats, rugs for floors, * * * bed sides, art squares, and other portions of carpets or carpeting, composed wholly or in part of wool, and not specially provided for in this section, shall be subjected to the rate of duty herein imposed on carpets or carpeting of like character or description.

PARAGRAPH 1118.

ACT OF 1922.

PAR. 1118. Screens, hassocks, and all other articles composed wholly or in part of carpets or rugs, and not specially provided for, 30 per centum ad valorem.

ACT OF 1909.

PAR. 394. * * * screens, covers, hassocks, * * * made wholly or in part of wool, and not specially provided for in this section, shall be subjected to the rate of duty herein imposed on carpets or carpetings of like character or description.

ACT OF 1913.

PAR. 303. * * * screens, covers, hassocks, * * * composed wholly or in part of wool, and not specially provided for in this section, shall be subjected to the rate of duty herein imposed on carpets or carpeting of like character or description.

PARAGRAPH 1119.

ACT OF 1922.

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

ACT OF 1909.

PAR. 378. On * * * all manufactures of every description made wholly or in part of wool, not specially provided for in this section, valued at not more than forty cents per pound, the duty per pound shall be three times the duty imposed by this section on a pound of unwashed wool of the first class; valued at above forty cents per pound and not above seventy cents per pound and not above seventy cents per pound, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto, upon all the foregoing, fifty per centum ad valorem; valued at over seventy cents per pound, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class and fifty-five per centum ad valorem.

[Compare Par. 443.]

ACT OF 1913.

PAR. 288. * * * all manufactures of every description made, by any process, wholly or in chief value of wool, not specially provided for in this section, 35 per centum ad valorem; * * *. PAR. 308. * * * and all manufac-

PAR. 308. * * * and all manufactures of every description made by any process, wholly or in chief value of the hair of the Angora goat, alpaca, and other like animals, not specially provided for in this section, 40 per centum ad valorem.

PARAGRAPH 1120.

ACT OF 1922.

PAR. 1120. Whenever in this title the word "wool" is used in connection with a manufactured article of which it is a component material, it shall be held to include wool or hair of the sheep, camel, Angora goat, Cashmere goat, alpaca, or other like animals, whether manufactured by the woolen, worsted, felt, or any other process.

ACT OF 1909.

PAR. 395. Whenever, in any schedule of this Act, the word "wool" is used in connection with a manufactured article of which it is a component material, it shall be held to include wool or hair of the sheep, camel, goat, alpaca or other animal, whether manufactured by the woolen, worsted, felt, or any other process.

ACT OF 1913.

PAR. 304. Whenever in this section the word "wool" is used in connection with a manufactured article of which it is a component material, it shall be held to include wool or hair of the sheep, camel, or other like animals, whether manufactured by the woolen, worsted, felt, or any other process.

SCHEDULE 12.—SILK AND SILK GOODS.

PARAGRAPH 1201.

ACT OF 1922.

PAR. 1201. Silk partially manufactured, including total or partial degumming other than in the reeling process, from raw silk, waste silk, or cocoons, or silk and artificial silk, and silk noils exceeding two inches in length; all the foregoing not twisted or spun, 35 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

SCHEDULE L-SILK AND SILK GOODS.

PAR. 396. Silk partially manufactured from cocoons or from waste silk, and not further advanced or manufactured than carded or combed silk, thirty-five cents per pound. SCHEDULE L-SILK AND SILK GOODS.

PAR. 311. Silk partially manufactured from cocoons or from waste silk and not further advanced or manufactured than carded or combed silk, and silk noils exceeding two inches in length, 20 cents per pound.

PARAGRAPH 1202.

ACT OF 1922.

PAR. 1202. Spun silk or schappe silk yarn, or yarn of silk and artificial silk, and roving, in skeins, cops or warps, if not bleached, dyed, colored, or advanced beyond the condition of singles by grouping or twisting two or more yarns together, on all numbers up to and including number 205, 45 cents per pound, and in addition thereto ten one-hundredths of 1 cent per number per pound; ex-ceeding number 205, 45 cents per pound, and in addition thereto fifteen one-hundredths of 1 cent per number per pound; if advanced beyond the condition of singles by grouping or twisting two or more yarns together, the specific rate on the single yarn and in addition thereto 5 cents per pound cumulative; if bleached, dyed, or colored, the specific rate on unbleached yarn and in addition thereto 10 cents per pound cumulative: Provided, That any of the foregoing on bobbins, spools, or beams, shall pay the foregoing specific rates, according to the character of the yarn or roving, and in addition thereto 10 cents per pound: Provided further, That none of the foregoing single yarn or roving shall pay a less rate of duty than 40 per centum ad valorem: And provided further, That none of the foregoing two or more ply yarn shall pay a less rate of duty than 45 per centum ad valorem. In assessing duty on all spun silk or schappe silk yarn, or yarn of silk and artificial silk, and roving, the number indicating the size of the yarn or roving shall be determined by the number of kilometers that weigh one kilogram, and shall, in all cases, refer to the size of the singles: And provided further, That in no case shall the duty be assessed on a less number of yards than is marked on the skeins, bobbins, cops, spools, or beams.

ACT OF 1909.

PAR. 397. Spun silk or schappe silk yarn, valued at not exceeding one dollar per pound, whether in singles, or advanced beyond the condition of singles by grouping or twisting two or more yains together, thirty-five cents per pound; if

ACT OF 1913.

PAR. 312. Spun silk or schappe silk yarn, 35 per centum ad valorem.

valued at exceeding one dollar per pound, in the gray, in skeins, warps, or cops, if in singles or not advanced beyond the condition of singles by grouping or twisting two or more yarns together, on all num-bers up to and including number two hundred and five, forty-five cents per pound, and in addition thereto ten onehundredths of one cent per number per pound; exceeding number two hundred and five, forty-five cents per pound, and in addition thereto fifteen one-hundredths of one cent per number per pound; if advanced beyond the condition of singles by grouping or twisting two or more yarns together, on all numbers up to and including number two hundred and five, fifty cents per pound, and in addition thereto ten one-hundredths of one cent per number per pound; exceeding number two hundred and five, fifty cents per pound, and in addition thereto fifteen one-hundredths of one cent per number per pound; if valued at exceeding one dollar per pound, in the gray, on bobbins, spools, or beams, if in singles or not advanced beyond the condition of singles by grouping or twisting two or more yarns together, on all numbers up to and including number two hundred and five, fiftyfive cents per pound, and in addition thereto ten one-hundredths of one cent per number per pound; exceeding number two hundred and five, fifty-five cents per pound, and in addition thereto fifteen one-hundredths of one cent per number per pound; if advanced beyond the condition of singles by grouping or twisting two or more yarns together, on all numbers up to and including number two hundred and five, sixty cents per pound, and in addition thereto ten one-hundredths of one cent per number per pound; exceeding number two hundred and five, sixty cents per pound, and in addition thereto fifteen one-hundredths of one cent per number per pound; if valued at exceeding one dollar per pound, colored, bleached, or dyed, in skeins or warps, if in singles or not advanced beyond the condition of singles by grouping or twisting two or more yarns together, on all numbers up to and including number two hundred and five, fifty-five cents per pound, and in addition thereto ten one-hundredths of one cent per number per pound; exceeding number two hundred and five, fifty-five cents per pound, and in addition thereto fifteen one-hundredths of one cent per number per pound; if advanced beyond the condition of singles by grouping or twisting two or more yarns together, on all num-bers up to and including number two hundred and five, sixty cents per pound, and in addition thereto ten one-hundredths of one cent per number per

pound; exceeding number two hundred and five, sixty cents per pound, and in addition thereto fifteen one-hundredths of one cent per number per pound; if valued at exceeding one dollar per pound, colored, bleached, or dyed, on bobbins, cops, spools, or beams, if in singles or not advanced beyond the condition of singles by grouping or twisting two or more yarns together, on all numbers up to and including number two hundred and five, sixty-five cents per pound, and in addition thereto ten one-hundredths of one cent per number per pound; exceeding number two hundred and five, sixty-five cents per pound, and in addition thereto fifteen one-hundredths of one cent per number per pound; if advanced beyond the condition of singles by grouping or twisting two or more yarns together, on all numbers up to and including number two hundred and five, seventy cents per pound, and in addition thereto ten onehundredths of one cent per number per pound; on all numbers exceeding number two hundred and five, seventy cents per pound, and in addition thereto fifteen one-hundredths of one cent per number per pound. In assessing duty on all spun silk or schappe silk yarn, the number indicating the size of the yarn shall be taken according to the metric or French system, and shall, in all cases, refer to the size of the singles: *Provided*, That in no case shall the duty be assessed on a less number of yards than is marked on the skeins, bobbins, cops, spools, or beams. But in no case shall any of the goods enumerated in this paragraph pay less rate of duty than thirty-five per centum ad valorem.

PARAGRAPH 1203.

ACT OF 1922.

PAR. 1203. Thrown silk not more advanced than singles, tram, or organzine, 25 per centum ad valorem.

ACT OF 1909.

PAR. 398. Thrown silk in the gum, if singles, fifty cents per pound; if tram, seventy-five cents per pound; if organzine, one dollar per pound; and if ungummed, wholly or in part, or if further advanced by any process of manufacture, in addition to the rates herein provided, fifty cents per pound. * * *.

ACT OF 1913.

PAR. 313. Thrown silk not more advanced than singles, tram, or organzine, * * * 15 per centum ad valorem.

PARAGRAPH 1204.

ACT OF 1922.

PAR. 1204. Sewing silk, twist, floss, and silk threads or yarns of any description, made from raw silk, not specially provided for, if in the gum, \$1 per pound, but not less than 35 per centum ad valorem; if ungummed, wholly or in part, or if further advanced by any process of manufacture, \$1.50 per pound, but not less than 40 per centum ad valorem. In no case shall the duty be assessed on a less number of yards than is marked on the goods as imported.

ACT OF 1909.

PAR. 398. * * * Sewing silk, twist, floss, and silk threads or yarns of any description made from raw silk, not specially provided for in this section, if in the gum, one dollar per pound; if ungummed, wholly or in part, or if further advanced by any process of manufacture, one dollar and fifty cents per pound: *Provided*, That in no case shall duty be assessed on a less number of yards than is marked on the skeins, bobbins, cops, spools, or beams.

ACT OF 1913.

PAR. 313. * * * sewing silk, twist, floss, and silk threads or yarns of every description made from raw silk, 15 per centum ad valorem.

PARAGRAPH 1205.

ACT OF 1922.

PAR. 1205. Woven fabrics in the piece, composed wholly or in chief value of silk, not specially provided for, 55 per centum ad valorem.

ACT OF 1909.

PAR. 399. * * * Woven fabrics in the piece, composed wholly or in chief value of silk, not specially provided for in this sec-tion, weighing not more than one-third of one ounce per square yard, four dollars per pound; weighing more than one-third of one ounce, but not more than two-thirds of one ounce per square yard; if in the gum, three dollars per pound; if ungummed, wholly or in part, three dollars and twenty-five cents per pound; if further advanced by any process of manufacture or otherwise, or if dyed or printed in the piece, three dollars and fifty cents per pound; if weighing more than two-thirds of one ounce but not more than one ounce per square yard; if in the gum, two dollars and sixty-five cents per pound; if ungummed, wholly or in part, three dollars per pound; if further advanced by any process of manufacture or otherwise, or if dyed or printed in the piece, three dollars and twenty-five cents per pound; if weighing more than one ounce but not more than one and one-third ounces per square yard; if in the gum, two dollars and fifty cents per pound; if ungummed, wholly or in part, two dollars and eighty-five cents per pound; if further advanced by any process of manufacture or otherwise, or if dyed or printed in the piece, three dollars and ten cents per pound; if weighing more than one and one-third ounces, but not more than two and one-half ounces, and if containing not more than twenty per

ACT OF 1913.

PAR. 318. Woven fabrics, in the piece or otherwise, of which silk is the component material of chief value, * * * not specially provided for in this section, 45 per centum ad valorem.

centum in weight of silk, if in the gum, seventy cents per pound; if ungummed, wholly or in part, or if further advanced by any process of manufacture or other-wise, or if dyed or printed in the piece, eighty-five cents per pound; if containing more than twenty per centum, but not more than thirty per centum in weight of silk; if in the gum, eighty-five cents per pound; if ungummed, wholly or in part, or if further advanced by any process of manufacture or otherwise, or if dyed or printed in the piece, one dollar and ten cents per pound; if containing more than thirty per centum, but not more than forty per centum in weight of silk; if in the gum, one dollar and five cents per pound; if ungummed, wholly or in part, or if further advanced by any process of manufacture or otherwise, or if dyed or printed in the piece, one dollar and twenty-five cents per pound; if containing more than forty per centum, but not more than fifty per centum in weight of silk; if in the gum, one dollar and twenty-five cents per pound; if un-gummed, wholly or in part, or if further advanced by any process of manufacture or otherwise, or if dyed or printed in the piece one dollar and fifty cents per piece, one dollar and fifty cents per pound; if containing more than fifty per centum in weight of silk or if wholly of silk; if in the gum, two dollars and fifty cents per pound; if ungummed, wholly or in part, or if further advanced by any process of manufacture or otherwise, or if dyed or printed in the piece, three dollars per pound; if weighing more than two and one-half ounces, but not more than eight ounces per square yard and than eight ounces per square yard, and if containing not more than twenty per centum in weight of silk; if in the gum, fifty-seven and one-half cents per pound; if ungummed, wholly or in part, or if further advanced by any process of man-ufacture or otherwise, or if dyed or printed in the piece, seventy cents per pound; if containing more than twenty per centum, but not more than thirty per centum in weight of silk; if in the gum, seventy-five cents per pound; if ungummed, wholly or in part, or if further advanced by any process of manufacture or otherwise, or if dyed or printed in the piece, ninety cents per pound; if containing more than thirty per centum, but not more than forty per centum in weight of silk; if in the gum, ninety cents per pound; if ungummed, wholly or in part, or if further advanced by any process of manufacture or otherwise, or if dyed or printed in the piece, one dollar and ten cents per pound; if containing more than forty per centum, but not more than fifty per centum in weight of silk; if in the gum, one dollar and ten cents per pound; if ungummed, wholly or in part, or if further

advanced by any process of manufacture or otherwise, or if dyed or printed in the piece, one dollar and thirty cents per pound; if containing more than fifty per centum in weight of silk, or if wholly silk; if in the gum, two dollars and twentyfive cents per pound; if ungummed, wholly or in part, or if further advanced by any process of manufacture, or otherwise, or if dyed or printed in the piece, two dollars and seventy-five cents per pound. Woven fabrics in the piece, composed wholly or of chief value of silk, if dyed in the thread or yarn, and the weight is not increased in dyeing beyond the original weight of raw silk, if containing less than thirty per centum in silk, one dollar and twentyfive cents per pound; if containing more than thirty per centum but not more than forty-five per centum in weight of silk, one dollar and sixty cents per pound; if containing more than forty-five per centum in weight of silk, three dollars per pound; if weight is increased in dyeing beyond the original weight of raw silk; if weighing more than one-third of one ounce, but not more than one ounce, per square yard; if black (except selvedges), two dollars and twenty-five cents per pound; if other than black, three dollars per pound; if weighing more than one ounce, but not more than one and one-third ounces per square yard; if black (except selvedges), two dollars per pound; if other than black, two dollars and seventy-five cents per pound; if weighing more than one and one-third but not more than one and two-thirds ounces per square yard; if black (except selvedges), one dollar and eighty cents per pound; if other than black, two dollars and fifty cents per pound; if weighing more than one and two-thirds but not more than two ounces per square yard; if black (except selvedges), one dollar and sixty-five cents per pound; if other than black, two dollars and twenty-five cents per pound; if weighing more than two but not more than eight ounces per square yard, and if containing not more than thirty per centum in weight of silk; if black (except selvedges), seventy-five cents per pound; if other than black, ninety cents per pound; if containing more than thirty per centum but not more than forty-five per centum in weight of silk; if black (except selvedges), one dollar and ten cents per pound; if other than black, one dollar and thirty cents per pound; if containing more than forty-five per centum in weight of silk, but not more than sixty per centum; if black (except selvedges), one dollar and forty cents per pound; if other than black, one dollar and sixty

cents per pound; if containing more than sixty per centum in weight of silk, or if composed wholly of silk, and if having not more than four hundred and forty single threads to the inch in the warp; if black (except selvedges), one dollar and fifty cents per pound; if other than black, two dollars per pound; if having more than four hundred and forty, but not more than six hundred single threads to the inch in the warp; if black (except selvedges), one dollar and sixty-five cents per pound; if other than black, two dollars and twenty-five cents per pound; if having more than six hundred, but not more than seven hundred and sixty single threads to the inch in the warp; if black (except selvedges), one dollar and eighty cents per pound; if other than black, two dollars and fifty cents per pound; if having more than seven hundred and sixty, but not more than nine hundred and twenty single threads to the inch in the warp; if black (except selvedges), two dollars per pound; if other than black, two dollars and seventy-five cents per pound; if having more than nine hundred and twenty single threads to the inch in the warp; if black (except selvedges), two dollars and twenty-five cents per pound; if other than black, three dollars per pound; if printed in the warp and weighing not more than one and one-third ounces per square yard, three dollars and fifty cents per pound; weighing more than one and one-third but not more than two ounces per square yard, three dollars and twenty-five cents per pound; weighing more than two ounces per square yard, two dollars and seventy-five cents per pound. But in no case shall any goods made on Jacquard looms or any goods containing more than one color in the filling, or any of the goods enumerated in this paragraph, including such as have India rubber as a component material, pay a less rate of duty than fortyfive per centum ad valorem.

PARAGRAPH 1206.

ACT OF 1922.

PAR. 1206. Plushes, including such as are commercially known as hatter's plush, velvets, chenilles, velvet or plush ribbons, and all other pile fabrics, cut or uncut, composed wholly or in chief value of silk, 60 per centum ad valorem.

ACT OF 1909.

PAR. 399. Velvets, chenilles, and other pile fabrics, not specially provided for in this section, cut or uncut, composed wholly or in chief value of silk, weighing not less than five and three-fourths ounces per square yard, one dollar and fifty cents per pound; weighing less than five and three-fourths ounces per square yard, but not less than four ounces, or if all the filling is not cotton, two dollars

ACT OF 1913.

PAR. 314. Velvets, plushes, chenilles, velvet or plush ribbons, or other pile fabrics, composed of silk or of which silk is the component material of chief value, 50 per centum ad valorem.

50 per centum ad valorem. PAR. 358. * * * coach, carriage, and automobile laces, * * * 60 per centum ad valorem,

and seventy-five cents per pound; if all the filling is cotton, two dollars per pound; all the foregoing weighing less than four ounces to the square yard, four dollars per pound. Plushes, cut or uncut, composed wholly or in chief value of silk, weighing not less than nine and one-half ounces per square yard, one dollar per pound; weighing less than nine and one-half ounces per square yard, two dollars and forty cents per pound. Measurements to ascertain widths of goods for determining weight per square yard of the foregoing articles shall not include the selvedges, but the duty shall be levied upon the total weight of goods, including the selvedges. The distinc-tion between "plushes" and "velvets" shall be determined by the length of the pile; those having pile exceeding oneseventh of one inch in length, to be taken as "plushes"; those having pile one-seventh of one inch or less in length, shall be taken as "velvets." The distance from the end of the pile to the bottom of the first binding pick shall be considered as the length of the pile. Velvet or plush ribbons, or other pile fabrics not over twelve inches and not less than three-fourths of one inch in width, cut or uncut, of which silk is the component material of chief value, not specially provided for in this section, containing no silk except that in the pile and selvedges; if black, one dollar and sixty cents per pound; if other than black, one dollar and seventy-five cents per pound; if containing silk other than that in the pile and selvedges; if black, two dollars per pound; if other than black, two dollars and twenty-five cents per pound; for each one-fourth of one inch or fraction thereof, less than three-fourths of one inch in width, there shall be paid in addition to the above rates, forty cents per pound. * * * But in no case shall any goods made on Jacquard looms or any of the goods containing more than one color in the filling, or any of the goods enumerated in this paragraph, including such as have India rubber as a component material, pay a less rate of duty than

forty-five per centum ad valorem. PAR. 477. Plush, black, known commercially as hatters' plush, composed of silk, or of silk and cotton, such as is used exclusively for making men's hats, ten per centum ad valorem.

PAR. 382. Plush, black, known commercially as hatters' plush, composed of silk, or of silk and cotton, such as is used for making men's hats, ten per centum ad valorem.

PARAGRAPH 1207.

ACT OF 1922.

PAR. 1207. Fabrics with fast edges, wholly or in chief value of silk, not exceeding twelve inches in width, including ribbons, and articles made therefrom, tubings, garters, suspenders, braces, cords, tassels, and cords and tassels; all the foregoing composed wholly or in chief value of silk or of silk and india rubber, not embroidered in any manner by hand or machinery, and not specially provided for, 55 per centum ad valorem.

ACT OF 1909.

PAR. 401. Ribbons, bandings, including hatbands, beltings, bindings, all of the foregoing not exceeding twelve inches in width, and if with fast edges, bone casings, braces, cords, cords and tassels, garters, gorings, suspenders, tubings, and webs and webbings, composed wholly or in chief value of silk, and whether composed in any part of India rubber or other-wise, if not embroidered in any manner, by hand or machinery, fifty per centum ad valorem.

ACT OF 1913.

PAR. 316. Ribbons, bandings, includ-ing hatbands, belts, beltings, bindings, all of the foregoing not exceeding twelve inches in width and if with fast edges, bone casings, braces, cords, cords and tassels, garters, suspenders, tubings, and webs and webbings; all the foregoing made of silk or of which silk or silk and india rubber are the component materials of chief value, if not embroidered in any manner, and not specially provided for in this section, 45 per centum ad valorem. PAR. 358. * * * coach, carriage, and automobile laces, * * * 60 per cen-

tum ad valorem.

PARAGRAPH 1208.

ACT OF 1922.

PAR. 1208. Knit fabrics, in the piece, composed wholly or in chief value of silk, 55 per centum ad valorem; knit underwear, hose, half hose, and gloves, finished or unfinished, composed wholly or in chief value of silk, 60 per centum ad valorem; outerwear and other goods, knit or crocheted, finished or unfinished, composed whoily or in chief value of silk, 60 per centum ad valorem.

ACT OF 1909.

PAR. 402. * * * clothing ready made, and articles of wearing apparel of every description, including knit goods, made up or manufactured in whole or in part by the tailor, seamstress, or manufac-turer; all of the foregoing composed of silk, or of silk and metal, or of which silk is the component material of chief value, whether in part of India rubber or other-wise * * * not specially provided for in this section, * * * sixty per cen-tum ad valorem: *Provided*, That articles composed wholly or in chief value of any of the materials or goods dutiable under this paragraph shall pay not less than the rate of duty imposed upon such materials

or goods by this section: * * *. PAR. 403. All manufactures of silk, or of which silk is the component material of chief value, including such as have India rubber as a component material, not specially provided for in this section, fifty per centum ad valorem: *

ACT OF 1913.

PAR. 317. Clothing, ready-made, and articles of wearing apparel of every description, including knit goods, made up or manufactured in whole or in part by the tailor, seamstress, or manufacturer; all the foregoing composed of silk or of which silk or silk and india rubber are the component materials of chief value, not specially provided for in this section, 50 per centum ad valorem.

PAR. 318. * * * manufactures of silk, or of which silk or silk and india rubber are the component materials of chief value, not specially provided for in this section, 45 per centum ad valorem.

PARAGRAPH 1209.

ACT OF 1922.

PAR. 1209. Handkerchiefs, and woven mufflers, composed wholly or in chief value of silk, finished or unfinished, not hemmed, 55 per centum ad valorem; hemmed or hemstitched, 60 per centum ad valorem.

ACT OF 1909.

PAR. 400. Handkerchiefs or mufflers composed wholly or in chief value of silk, finished or unfinished, if cut, not

ACT OF 1913.

PAR. 315. Handkerchiefs or mufflers composed wholly or in chief value of silk, finished or unfinished; if cut, not

hemmed or hemmed only, shall pay fifty per centum ad valorem; if such handkerchiefs or mufflers are hemstitched or imitation hemstitched, or revered, or have drawn threads, sixty per centum ad valorem. hemmed or hemmed only, 40 per centum ad valorem; if hemstitched or imitation hemstitched, or revered, or having drawn threads, but not embroidered in any manner with an initial letter, monogram, or otherwise, 50 per centum ad valorem.

PARAGRAPH 1210.

ACT OF 1922.

PAR. 1210. 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 silk, and not specially provided for, 60 per centum ad valorem.

ACT OF 1909.

PAR. 402. * * * articles made wholly or in part * * * of chiffons, * * * clothing ready made, and articles of wearing apparel of every description, made up or manufactured in whole or in part by the tailor, seamstress, or manufacturer; all of the foregoing composed of silk, or of silk and metal, or of which silk is the component material of chief value, whether in part of India rubber or otherwise * -Xnot specially provided for in this section, sixty per centum ad valorem: *Provided*, That articles composed wholly or in chief value of any of the materials or goods dutiable under this paragraph shall pay not less than the rate of duty imposed upon such materials or goods by this section: * * *.

ACT OF 1913.

PAR. 317. Clothing, ready-made, and articles of wearing apparel of every description, * * * made up or manufactured in whole or in part by the tailor, seamstress, or manufacturer; all the foregoing composed of silk or of which silk or silk and india rubber are the component materials of chief value, not specially provided for in this section, 50 per centum ad valorem.

PARAGRAPH 1211.

ACT OF 1922.

PAR. 1211. All manufactures of silk, or of which silk is the component material of chief value, not specially provided for, 60 per centum ad valorem.

ACT OF 1909.

PAR. 403. All manufactures of silk, or of which silk is the component material of chief value, including such as have India rubber as a component material, not specially provided for in this section, fifty per centum ad valorem: *Pro vided*, That all manufactures of silk enumerated under any paragraph of this schedule, if composed in any part of wool, shall be classified and assessed for duty as manufactures of wool.

ACT OF 1913.

PAR. 318. * * * all manufactures of silk, or of which silk or silk and india rubber are the component materials of chief value, not specially provided for in this section, 45 per centum ad valorem.

PARAGRAPH 1212.

ACT OF 1922.

PAR. 1212. In ascertaining the weight or number of silk under the provisions of this schedule, either in the threads, yarns, or fabrics, the weight or number shall be taken in the condition in which found in the goods, without deduction therefrom for any dye, coloring matter, or moisture, or other foreign substance or material. The number of single threads to the inch in the warp provided for in this title shall be determined by the number of spun or reeled singles of which such single or two or more ply threads are composed.

ACT OF 1909.

PAR. 404. In ascertaining the weight of silk under the provisions of this schedule, either in the threads, yarns, or fabrics, the weight shall be taken in the condition in which found in the goods, without deductions therefrom for any dye, coloring matter, or other foreign substance or material. The number of single threads to the inch in the warp provided for in this schedule shall be determined by the number of spun or reeled singles of which such single or two or more ply threads are composed.

PARAGRAPH 1213.

ACT OF 1922.

PAR. 1213. Artificial silk waste, 10 per centum ad valorem; artificial silk waste, not further advanced than sliver or roving, 20 cents per pound, but not less than 25 per centum ad valorem; yarns made from artificial silk waste, if singles, 25 cents per pound; if advanced beyond the condition of singles by grouping or twisting two or more yarns together, 30 cents per pound; yarns, threads, and filaments of artificial or imitation silk, or of artificial or imitation horsehair, by whatever name known and by whatever process made, if singles, 45 cents per pound; if advanced beyond the condition of singles by grouping or twisting two or more yarns together, 50 cents per pound; products of cellulose, not compounded, whether known as visca, cellophane, or by any other name, such as are ordinarily used in braiding or weaving and in imitation of silk, straw, or similar substances, 55 cents per pound; but none of the foregoing yarns, threads, or filaments, or products of cellulose shall pay a less rate of duty than 45 per centum ad valorem. Knit goods, ribbons, and other fabrics and articles composed wholly or in chief value of any of the foregoing, 45 cents per pound and 60 per centum ad valorem.

ACT OF 1909.

PAR. 405. Yarns, threads, filaments of artificial or imitation silk, or of artificial or imitation horsehair, by whatever name known, and by whatever process made, if in the form of singles, forty-five cents per pound; if in the form of tram, fifty cents per pound; if in the form of organzine, sixty cents per pound: Provided, That in no case shall any yarns, threads, or filaments of artificial or imitation silk or imitation horsehair, or any yarns, threads, or filaments made from waste of such materials, pay a less rate of duty than thirty per centum ad valorem; * * * beltings, cords, tassels, ribbons, or other articles or fabrics composed wholly or in chief value of yarns, threads, filaments, or fibers of artificial or imita-tion silk or of artificial or imitation horsehair, by whatever name known, and by whatever process made, forty-five cents per pound, and in addition thereto, sixty per centum ad valorem.

PAR. 479. Waste, not specially provided for in this section, ten per centum ad valorem.

ACT OF 1913.

PAR. 319. Yarns, threads, filaments of artificial or imitation silk, or of artificial or imitation horsehair, by whatever name known, and by whatever process made, 35 per centum ad valorem; beltings, cords, tassels, ribbons, or other articles or fabrics composed wholly or in chief value of yarns, threads, filaments, or fibers of artificial or imitation silk or of artificial or imitation horsehair, or of yarns, threads, filaments or fibers of artificial or imitation silk, or of artificial or imitation silk, or of artificial or horsehair and india rubber, by whatever name known, and by whatever process made, 60 per centum ad valorem.

PAR. 384. Waste, not specially provided for in this section, 10 per centum ad valorem.

ACT OF 1913.

[No corresponding provision.]

SCHEDULE 13.—PAPERS AND BOOKS.

PARAGRAPH 1301.

ACT OF 1922.

PAR. 1301. Printing paper, not specially provided for, one-fourth of 1 cent per pound and 10 per centum ad valorem: Provided, That if any country, dependency, province, or other subdivision of government shall forbid or restrict in any way the exportation of (whether by law, order, regulation, contractual relation, or otherwise, directly or indirectly), or impose any export duty, export license fee, or other export charge of any kind whatsoever (whether in the form of additional charge or license fee or otherwise) upon printing paper, wood pulp, or wood for use in the manufacture of wood pulp, the President may enter into negotiations with such country. dependency, province, or other subdivision of government to secure the removal of such prohibition, restriction, export duty, or other export charge, and if it is not removed he may, by proclamation, declare such failure of negotiations, setting forth the facts. Thereupon, and until such prohibition, restriction, export duty, or other export charge is removed, there shall be imposed upon printing paper provided for in this paragraph, when imported either directly or indirectly from such country, dependency, province, or other subdivision of government, an additional duty of 10 per centum ad valorem and in addition thereto an amount equal to the highest export duty or other export charge imposed by such country, dependency, province, or other subdivision of government. 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.

ACT OF 1909.

Schedule M.—Pulp, Papers, and Books.

PAR. 409. Printing paper (other than paper commercially known as handmade or machine handmade paper, japan paper, and imitation japan paper by whatever name known), unsized, sized, or glued, suitable for the printing of books and newspapers, but not for covers or bindings, not specially provided for in this sec-tion. * * * valued above two and one-half cents per pound and not above four cents per pound, five-tenths of one cent per pound; valued above four cents and not above five cents per pound, eighttenths of one cent per pound; valued above five cents per pound, fifteen per centum ad valorem: Provided, however, That if any country, dependency, province, or other subdivision of government shall forbid or restrict in any way the exportation of (whether by law, order, regulation, contractual relation, or otherwise, directly or indirectly) or impose any export duty, export license fee, or other export charge of any kind whatsoever (whether in the form of additional charge or license fee or otherwise) upon printing paper, wood pulp, or wood for use in the

ACT OF 1913.

SCHEDULE M.-PAPERS AND BOOKS.

PAR. 322. Printing paper (other than paper commercially known as handmade or machine handmade paper, japan paper, and imitation japan paper by whatever name known), unsized, sized, or glued, suitable for the printing of books and newspapers, but not for covers or bindings, not specially provided for in this section, valued above $2\frac{1}{2}$ cents per pound, 12 per centum ad valorem: Pro-vided, however, That if any country, dependency, province, or other subdivision of government shall impose any export duty, export license fee, or other charge of any kind whatsoever (whether in the form of additional charge or license fee or otherwise) upon printing paper, wood pulp, or wood for use in the manufacture of wood pulp, there shall be imposed upon printing paper, valued above $2\frac{1}{2}$ cents per pound, when imported either directly or indirectly from such country, depend-ency, province, or other subdivision of government, an additional duty equal to the amount of the highest export duty or other export charge imposed by such country, dependency, province, or other

manufacture of wood pulp, there shall be imposed upon printing paper when imported either directly or indirectly from such country, dependency, province, or other subdivision of government, an additional duty of one-tenth of one cent per pound when valued at three cents per pound, or less, and in addition thereto the amount of such export duty or other export charge imposed by such country, dependency, province, or other subdivision of government, upon printing paper, wood pulp, or wood for use in the manufacture of wood pulp.

subdivision of government, upon either printing paper, or upon an amount of wood pulp, or wood for use in the manufacture of wood pulp necessary to manufacture such printing paper.

facture such printing paper. [Value per pound changed from 2½ to 5 cents by sec. 600 of Revenue Act of 1916, and to 8 cents by Act of Apr. 23, 1920, chap. 158, for two years thereafter.]

PARAGRAPH 1302.

ACT OF 1922.

PAR. 1302. Paper board, wallboard, and pulpboard, including cardboard, and leather board or compress leather, not laminated, glazed, coated, lined, embossed, printed, decorated or ornamented in any manner, nor cut into shapes for boxes or other articles and not specially provided for, 10 per centum ad valorem; pulpboard in rolls for use in the manufacture of wallboard, 5 per centum ad valorem: Provided, That for the purposes of this Act any of the foregoing less than nine one-thousandths of an inch in thickness shall be deemed to be paper; sheathing paper, roofing paper, deadening felt, sheathing felt, roofing felt or felt roofing, whether or not saturated or coated, 10 per centum ad valorem. If any country, dependency, province, or other subdivision of government imposes a duty on any article specified in this paragraph, when imported from the United States, in excess of the duty herein provided, there shall be imposed upon such article, when imported either directly or indirectly from such country, dependency, province, or other subdivision of gov-ernment, a duty equal to that imposed by such country, dependency, province, or other subdivision of government on such article imported from the United States.

ACT OF 1909.

PAR. 407. Sheathing paper and roofing felt, ten per centum ad valorem.

PAR. 415. * * * cardboard and bristol board, thirty-five per centum ad valorem; * * *.

PAR. 564. Felt, adhesive, for sheathing vessels [Free].

[No corresponding provision for paper board, wall board, pulpboard, and leather board.] ACT OF 1913.

PAR. 320. Sheathing paper, pulpboard in rolls, not laminated, roofing felt, common paper-box board, not coated, lined, embossed, printed or decorated in any manner, nor cut into shapes for boxes or other articles, 5 per centum ad valorem.

PAR. 328. * * * cardboard and bristol board, * * * 25 per centum ad valorem.

PAR. 481. Felt, adhesive, for sheathing vessels [Free].

PAR. 530. * * * leather board or compressed leather; * * * [Free].

[No corresponding provision for paper board or wall board.]

PARAGRAPH 1303.

ACT OF 1922.

PAR. 1303. Filter masse or filter stock, composed wholly or in part of wood pulp, wood flour, cotton or other vegetable fiber, 20 per centum ad valorem; indurated fiber ware, masks composed of paper, pulp or papier-mâché, manufactures of pulp, and manufactures of papier-mâché, not specially provided for, 25 per centum ad valorem.

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205

ACT OF 1909.

PAR. 408. Filter masse or filter stock, composed wholly or in part of wood pulp, wood flour, cotton or other vegetable fiber, one and one-half cents per pound and fifteen per centum ad valorem.

and fifteen per centum ad valorem. PAR. 447. Indurated fiber ware and manufactures of pulp, not specifically provided for in this section, printed or unprinted, thirty-five per centum ad valorem.

PAR. 464. Manufactures of * * * papier-maché, * * * or of which these substances or any of them is the component material of chief value, not specially provided for in this section, * * * thirty-five per centum ad valorem.

PAR. 465. Masks, composed of paper or pulp, thirty-five per centum ad valorem.

ACT OF 1913.

PAR. 321. Filter masse or filter stock, composed wholly or in part of wood pulp, wood flour, cotton or other vegetable fiber, 20 per centum ad valorem.

PAR. 355. Indurated fiber ware and manufactures of pulp, not specially provided for in this section, 25 per centum ad valorem.

PAR. 369. * * * manufactures of * * papier-mâché, * * * or of which these substances or any of them is the component material of chief value, not specially provided for in this section, 25 per centum ad valorem; * * *.

PAR. 370. Masks, of whatever material composed, 25 per centum ad valorem.

PARAGRAPH 1304.

ACT OF 1922.

PAR. 1304. Papers commonly known as tissue paper, stereotype paper, and copying paper, india and bible paper, condenser paper, carbon paper, coated or uncoated, bibulous paper, pottery paper, tissue paper for waxing, and all paper similar to any of the foregoing, not specially provided for, colored or uncolored, white or printed, weighing not over six pounds to the ream of four hundred and eighty sheets on the basis of twenty by thirty inches, and whether in reams or any other form, 6 cents per pound and 15 per centum ad valorem; weighing over six pounds to the ream, 5 cents per pound and 15 per centum ad valorem; 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: crêpe paper, 6 cents per pound and 15 per centum ad valorem: *Provided*, That no article composed wholly or in chief value of one or more of the papers specified in this paragraph shall pay a less rate of duty than that imposed upon the component paper of chief value of which such article is made.

ACT OF 1909.

PAR. 410. Papers commonly known as copying paper, stereotype paper, bibulous paper, tissue paper, pottery paper, and all papers not specially provided for in this section, colored or uncolored, white or printed, weighing not over six pounds to the ream of four hundred and eighty sheets, on the basis of twenty by thirty inches, and whether in reams or any other form, six cents per pound and fifteen per centum ad valorem; if weighing over six pounds and less than ten pounds to the ream, and letter copying books, whether wholly or partly manufactured, five cents per pound and fifteen per centum ad valorem; crepe paper * * * five cents per pound and fifteen per centum ad valorem; * * *.

[India and bible paper classable as printing paper, par. 409, 15 per centum ad valorem, or as paper, n. s. p. f., par. 415, 30 per centum ad valorem.]

ACT OF 1913.

PAR. 323. Papers commonly known as copying paper, stereotype paper, bibulous paper, tissue paper, pottery paper, * * crêpe paper * * * and articles manufactured from any of the foregoing papers or of which such paper is the component material of chief value, 30 per centum ad valorem.

[India and bible paper classable as printing paper, par. 322, 12 per centum ad valorem, or as paper, n. s. p. f., par. 332, 25 per centum ad valorem.]

PAR. 332. * * * all papers * * * not specially provided for * * * 25 per centum ad valorem. [Covered coated carbon paper.—Ab. 15921, T. D. 28300.]

PARAGRAPH 1305.

ACT OF 1922.

PAR. 1305. Papers with coated surface or surfaces, not specially provided for, 5 cents per pound and 15 per centum ad valorem; papers with coated surface

or surfaces, embossed or printed otherwise than lithographically, and papers wholly or partly covered with metal or its solutions (except as herein provided), or with gelatin, linseed oil cement, or flock, 5 cents per pound and 15 per centum ad valorem; papers, including wrapping paper, with the surface or surfaces wholly or partly decorated or covered with a design, fancy effect, pattern, or characters, except designs, fancy effects, patterns, or characters produced on a. paper machine without attachments, or produced by lithographic process, 41/2 cents per pound, and in addition thereto, if embossed, or printed otherwise than lithographically, or wholly or partly covered with metal or its solutions, or with gelatin or flock, 17 per centum ad valorem: *Provided*, That paper wholly or partly covered with metal or its solutions, and weighing less than fifteen pounds per ream of four hundred and eighty sheets, on the basis of twenty by twenty-five inches, shall pay a duty of 5 cents per pound and 17 per centum ad valorem; gummed papers, not specially provided for, including simplex decalco-mania paper not printed, 5 cents per pound; cloth-lined or reinforced paper, 5 cents per pound and 17 per centum ad valorem; papers with paraffin or waxcoated surface or surfaces, vegetable parchment paper, grease-proof and imitation parchment papers which have been supercalendered and rendered transparent or partially so, by whatever name known, all other grease-proof and imitation parchment paper, not specially provided for, by whatever name known, 3 cents per pound and 15 per centum ad valorem; bags, printed matter other than lithographic, and all other articles, composed wholly or in chief value of any of the foregoing papers, not specially provided for, and all boxes of paper or papier-mâché or wood covered or lined with any of the foregoing papers or lithographed paper, or covered or lined with cotton or other vegetable fiber, 5 cents per pound and 20 per centum ad valorem; plain basic paper for albumenizing, sensitizing, baryta coating, or for photographic processes by using solar or artificial light, 3 cents per pound and 15 per centum ad valorem; albumenized or sensitized paper or paper otherwise surface coated for photographic purposes, 3 cents per pound and 20 per centum ad valorem; wet transfer paper or paper prepared wholly with glycerin or glycerin combined with other materials, containing the imprints taken from lithographic plates or stones, 65 per centum ad valorem.

ACT OF 1909.

PAR. 166. * * * wet transfer paper or paper prepared wholly with glycerin, or glycerin combined with other materials, containing the imprints taken from lithographic plates, fifty per centum ad valorem.

PAR. 411. Papers with coated surface or surfaces, not specially provided for in this section, five cents per pound; if wholly or partly covered with metal or its solutions (except as hereinafter provided), or with gelatin or flock, or if embossed or printed, five cents per pound and twenty per centum ad valorem; papers, including wrapping paper, with the surface decorated or covered with a design, fancy effect, pattern or character, whether produced in the pulp or otherwise, but not by lithographic process, four and one-half cents per pound: if embossed, or wholly or partly covered with metal or its solutions, or with gelatin or flock, five cents per pound and twenty per centum ad valo-rem: *Provided*, That paper wholly or partly covered with metal or its solutions, and weighing less than fifteen pounds per ream of four hundred and eighty sheets, on a basis of twenty by twenty-five inches, shall pay a duty of five cents per pound and twenty-five per centum ad valorem; parchment papers, and grease-

ACT OF 1913.

PAR. 137. * * * wet transfer paper or paper prepared wholly with glycerin, or glycerin combined with other materials, containing the imprints taken from lithographic plates, 25 per centum ad valorem.

PAR. 324. Papers wholly or partly covered with metal leaf or with gelatin or flock, papers with white coated surface or surfaces, calender plate finished, hand dipped marbleized paper, parchment paper, and lithographic transfer paper not printed, 25 per centum ad valorem; papers with coated surface or surfaces suitable for covering boxes, not specially provided for, whether or not embossed or printed except by lithographic process, 40 per centum ad valorem; all other paper with coated surface or surfaces not spe-cially provided for in this section; un-coated papers, gummed, or with the surface or surfaces wholly or partly deco-rated or covered with a design, fancy effect, pattern, or character, whether produced in the pulp or otherwise except by lithographic process, cloth-lined or reinforced papers, and grease-proof and imitation parchment papers which have been supercalendered and rendered transparent or partially so, by whatever name known, all other grease-proof and imita-

proof and imitation parchment papers which have been supercalendered and rendered transparent, or partially so, by whatever name known, two cents per pound and ten per centum ad valorem; all other grease-proof and imitation parchment papers, not specially provided for in this section, by whatever name known, two cents per pound and ten per centum ad valorem; bags, * * * printed matter other than lithographic, and all other articles composed wholly or in chief value of any of the foregoing papers, not specially provided for in this section, and all boxes of paper or wood covered with any of the foregoing paper, five cents a pound and thirty per centum ad valorem; albumenized or sensitized paper or paper otherwise surface coated for photographic purposes, thirty per centum ad valorem; plain basic papers for albumenizing, sensitizing, baryta coating, or for photographic or solar printing processes, three cents per pound and ten per centum ad valorem.

PAR. 418. All boxes made wholly or in chief value of paper or papier-maché, if covered with surface-coated paper, fortyfive per centum ad valorem.

[No corresponding provision for papers covered with linseed-oil cement or with paraffin or wax-coated surface or surfaces.] tion parchment papers, not specially provided for in this section, by whatever name known, bags, * * * and all other articles composed wholly or in chief value of any of the foregoing papers, not specially provided for in this section, and all boxes of paper or papier-mâche or wood covered with any of the foregoing papers or covered or lined with cotton or other vegetable fiber, 35 per centum ad valorem; albuminized or sensitized paper or paper otherwise surface-coated for photographic purposes, 25 per centum ad valorem; plain basic papers for albuminizing, sensitizing, baryta coating, or for photographic or solar printing processes, 15 per centum ad valorem.

15 per centum ad valorem. PAR. 567. * * * decalcomania paper not printed [Free].

[No corresponding provision for papers covered with linseed-oil cement or with paraffin or wax-coated surface or surfaces.]

PARAGRAPH 1306.

ACT OF 1922.

PAR. 1306. Pictures, calendars, cards, labels, flaps, cigar bands, placards, and other articles, composed wholly or in chief value of paper lithographically printed in whole or in part from stone, gelatin, metal, or other material (except boxes, views of American scenery or objects, and music, and illustrations when forming part of a periodical or newspaper, or of bound or unbound books, accompanying the same), not specially provided for, shall pay duty at the fol-lowing rates: Labels and flaps, printed in less than eight colors (bronze printing to be counted as two colors), but not printed in whole or in part in metal leaf, 25 cents per pound; cigar bands of the same number of colors and printings, 35 cents per pound; labels and flaps printed in eight or more colors (bronze printing to be counted as two colors), but not printed in whole or in part in metal leaf, 35 cents per pound; cigar bands of the same number of colors and printings, 50 cents per pound; labels and flaps, printed in whole or in part in metal leaf, 60 cents per pound; cigar bands, printed in whole or in part in metal leaf, 65 cents per pound; all labels, flaps, and bands, not exceeding ten square inches cutting size in dimensions, if embossed or die-cut, shall pay the same rate of duty as hereinbefore provided for cigar bands of the same number of colors and printings (but no extra duty shall be assessed on labels, flaps, and bands for embossing or die-cutting); fashion magazines or periodicals, printed in whole or in part by lithographic process, or decorated by hand, 8 cents per pound; decalcomanias in ceramic colors, weighing not over one hundred pounds per one thousand sheets on the basis of twenty by thirty inches in dimensions, 70 cents per pound and 15 per centum ad valorem; weighing over one hundred pounds per one thousand sheets on the basis of twenty by thirty inches in dimensions, 22 cents per pound and 15 per centum ad valorem; if backed with metal leaf, 65 cents per pound; all other decalcomanias, except toy decalcomanias, 40 cents per pound; all other articles than those hereinbefore spe-cifically provided for in this paragraph, not exceeding eight one-thousandths of an inch in thickness, 25 cents per pound; exceeding eight and not exceeding twenty one-thousandths of an inch in thickess, and less than thirty-five square inches cutting size in dimensions, 10 cents per pound; exceeding thirty-five square inches cutting size in dimensions, $9\frac{1}{2}$ cents per pound, and in addition thereto on all of said articles exceeding eight and not exceeding twenty one-thousandths of an inch in thickness, if either die-cut or embossed, one-half of 1 cent per pound; if both die-cut and embossed, 1 cent per pound; exceeding twenty one-thousandths of an inch in thickness, $7\frac{1}{2}$ cents per pound; exceeding twenty one-thousandths of an inch in thickness, $7\frac{1}{2}$ cents per pound; exceeding twenty one-thousandths of an inch in thickness, $7\frac{1}{2}$ cents per pound; exceeding twenty one-thousandths of an inch in thickness, $7\frac{1}{2}$ cents per pound; which shall determine the rate of duty to be imposed shall be that of the thinnest material found in the article, but for the purposes of this paragraph the thickness of lithographs mounted or pasted upon paper, cardboard, or other material shall be the combined thickness of the lithograph and the foundation on which it is mounted or pasted, and the cutting size shall be the area which is the product of the greatest dimensions of length and breadth of the article, and if the article is made up of more than one piece, the cutting size shall be the combined cutting sizes of all of the lithographically printed parts in the article.

ACT OF 1909.

PAR. 412. Pictures, calendars, cards, labels, flaps, cigar bands, placards, and other articles, composed wholly or in chief value of paper, lithographically printed in whole or in part from stone, metal, or material other than gelatin (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 specially provided for in this section), shall pay duty at the following rates: Labels and flaps, printed in less than eight colors (bronze printing to be counted as two colors), but not printed in whole or in part in metal leaf, twenty cents per pound; cigar bands of the same number of colors and printings, thirty cents per pound; labels and flaps printed in eight or more colors, but not printed in whole or in part in metal leaf, thirty cents per pound; cigar bands of the same number of colors and printings, forty cents per pound; labels and flaps, printed in whole or in part in metal leaf, fifty cents per pound; cigar bands, printed in whole or in part in metal leaf, fifty-five cents per pound; all labels, flaps, and bands not exceeding ten square inches cutting size in dimensions, if embossed or die-cut, shall pay the same rate of duty as hereinbefore provided for cigar bands of the same number of colors and printings (but no extra duty shall be assessed on labels, flaps, and bands for die-cutting); or embossing fashion magazines or periodicals, printed in whole or in part by lithographic proc-ess, or decorated by hand, eight cents per * * * decalcomanias in cepound; ramic colors, weighing not over one hundred pounds per thousand sheets on the basis of twenty by thirty inches in dimensions, seventy cents per pound and fifteen per centum ad valorem; weighing over one hundred pounds per thousand sheets on the basis of twenty by thirty inches in dimen-

ACT OF 1913.

PAR. 325. Pictures, calendars, cards, * * labels, flaps, cigar bands, placards, and other articles composed wholly or in chief value of paper lithographically printed in whole or in part from stone,. gelatin, metal, or other material (except boxes, views of American scenery or objects, and music, and illustrations when forming a part of a periodical or news-paper or of bound or unbound books, accompanying the same, not specially provided for in this section) shall pay duty at the following rates: Labels and flaps printed in less than eight colors (bronze printing to be counted as two colors), but not printed in whole or in part of metal leaf, 15 cents per pound; cigar bands of the same number of colors and printings, 20 cents per pound; labels and flaps printed in eight or more colors (bronze printing to be counted as two colors), but not printed in whole or in part of metal leaf, 20 cents per pound; cigar bands of the same number of colors and printings, 25 cents per pound; labels and flaps printed in whole or in part of metal leaf, 35 cents per pound; cigar bands printed in whole or in part of metal leaf, 40 cents per pound; * * * all other articles not exceeding eight one-thousandths of an inch in thickness, 15 cents per pound; exceeding eight one-thousandths of an inch and not exceeding twenty one-thousandths of an inch in thickness and less than thirty-five square inches cutting size in dimension, 5 cents per pound; exceeding eight and not exceeding twenty one-thousandths of an inch in thickness and thirty-five square inches and over cutting size in dimension, 7 cents per pound; exceeding twenty onethousandths of an inch in thickness, 5 cents per pound, providing that in the case of articles hereinbefore specified the thickness which shall determine the rate of duty to be imposed shall be that of the thinnest lithographed material found in

sions, twenty-two cents per pound and fifteen per centum ad valorem; if backed with metal leaf, sixty-five cents pet pound; all other decalcomanias, except toy decalcomanias, forty cents per pound; all other articles than those hereinbefore specifically provided for in this paragraph, not exceeding eight one-thousandths of one inch in thickness, twenty cents per pound; exceeding eight and not exceeding twenty one-thousandths of one inch in thickness, and less than thirty-five square inches cutting size in dimensions, eight and one-half cents per pound; exceeding thirty-five square inches cutting size in dimensions, eight cents per pound, and in addition thereto on all of said articles exceeding eight and not exceeding twenty one-thousandths of one inch in thickness, if either die cut or embossed, one-half of one cent per pound; if both die cut and embossed, one cent per pound; exceeding twenty one-thousandths of one inch in thickness, six cents per pound: Provided, That in the case of articles hereinbefore specified the thickness which shall determine the rate of duty to be imposed shall be that of the thinnest material found in the article, but for the purposes of this paragraph the thickness of lithographs mounted or pasted upon paper, cardboard, or other material, shall be the combined thickness of the lithograph and the foundation on which it is mounted or pasted.

PAR. 415. * * * articles composed wholly or in chief value of paper printed by the photogelatin process and not specially provided for in this Act, three cents per pound and twenty-five per centum ad valorem. the article, but for the purpose of this paragraph the thickness of lithographs mounted or pasted upon paper, cardboard, or other material shall be the combined thickness of the lithograph and the foundation upon which it is mounted or pasted; * * * fashion magazines or periodicals printed in whole or in part by lithographic process or decorated by hand, 6 cents per pound; * * * decalcomanias in ceramic colors, weighing not over one hundred pounds per thousand sheets, on a basis of twenty by thirty inches in dimensions, 60 cents per pound; all other decalcomanias, except toy decalcomanias, 15 cents per pound.

PARAGRAPH 1307.

ACT OF 1922.

PAR. 1307. Writing, letter, note, drawing, handmade paper and paper commercially known as handmade paper and machine handmade paper, japan paper and imitation japan paper by whatever name known, Bristol board of the kinds made on a Fourdrinier machine, and ledger, bond, record, tablet, typewriter, manifold, and onionskin and imitation onionskin paper, calendered or uncalendered, weighing seven pounds or over per ream, and paper similar to any of the foregoing, 3 cents per pound and 15 per centum ad valorem; but if any of the foregoing is ruled, bordered, embossed, printed, lined, or decorated in any manner, other than by lithographic process, it shall pay 10 per centum ad valorem in addition to the foregoing rates: *Provided*, That in computing the duty on such paper every one hundred and eighty-seven thousand square inches shall be taken to be a ream.

ACT OF 1909.

PAR. 413. Writing, letter, note, handmade paper and paper commercially known as handmade paper and machine handmade paper, japan paper and imitation japan paper by whatever name known, and ledger, bond, record, tablet,

ACT OF 1913.

PAR. 326. Writing, letter, note, drawing, handmade paper and paper commercially known as handmade paper and machine handmade paper, japan paper and imitation japan paper by whatever name known, and ledger, bond, record, typewriter, manifold, and onionskin and imitation onionskin papers calendered or uncalendered, weighing six and onefourth pounds or over per ream, three cents per pound and fifteen per centum ad valorem; but if any such paper is ruled, bordered, embossed, printed, lined, or decorated in any manner, other than by lithographic process, it shall pay ten per centum ad valorem in addition to the foregoing rates: Provided, That in computing the duty on such paper every one hundred and eighty thousand square inches shall be taken to be a ream. PAR. 415.* * * bristol board, thir ty-

five per centum ad valorem; × *.

tablet, typewriter, and onionskin and imitation onionskin papers calendered or uncalendered, whether or not any such paper is ruled, bordered, embossed, printed, lined, or decorated in any manner, 25 per centum ad valorem.

* * * PAR. 328. bristol board, * * * 25 per centum ad valorem.

PARAGRAPH 1308.

ACT OF 1922.

PAR. 1308. Paper envelopes not specially provided for shall pay the same rate of duty as the paper from which made and in addition thereto, if plain, 5 per centum ad valorem; if bordered, embossed, printed, tinted, decorated, or lined, 10 per centum ad valorem; if lithographed, 30 per centum ad valorem.

ACT OF 1909.

PAR, 411. * * * envelopes, * * * composed wholly or in chief value of any of the foregoing papers. not specially provided for in this section, * * * five cents a pound and thirty per centum ad valorem; * * *.

PAR. 414. Paper envelopes not specially provided for in this section, folded or flat, if plain, twenty per centum ad valorem; if bordered, embossed, printed, tinted, decorated, or lined, thirty-five per centum ad valorem.

ACT OF 1913.

PAR. 324. * * * envelopes, * * * composed wholly or in chief value of any of the foregoing papers, not specially provided for in this section, * * 35 per centum ad valorem; * * *.

PAR. 327. Paper envelopes, folded or flat, not specially provided for in this section, 15 per centum ad valorem.

PARAGRAPH 1309.

ACT OF 1922.

PAR. 1309. Jacquard designs on ruled paper, or cut on Jacquard cards, and parts of such designs, 35 per centum ad valorem; hanging paper, not printed, lithographed, dyed, or colored, 10 per centum ad valorem; printed, lithographed, dyed, or colored, $1\frac{1}{2}$ cents per pound and 20 per centum ad valorem; wrapping paper not specially provided for, 30 per centum ad valorem; blotting paper, 30 per centum ad valorem; filtering paper, 5 cents per pound and 15 per centum ad valorem; paper not specially provided for, 30 per centum ad valorem.

ACT OF 1909.

PAR. 415. Jacquard designs on ruled paper, or cut on Jacquard cards, and parts of such designs, * * * thirty-five per centum ad valorem; * * * paper hangings with paper back or composed wholly or in chief value of paper, twentyfive per centum ad valorem; wrapping paper not specially provided for in this section, thirty-five per centum ad valorem; paper not specially provided for in this section, thirty per centum ad valo-rem: * * *.

ACT OF 1913.

PAR. 328. Jacquard designs on ruled paper, or cut on Jacquard cards, and parts of such designs, * * * paper hangings with paper back or composed wholly or in chief value of paper, and wrapping paper not specially provided for in this section, 25 per centum ad valorem.

PAR. 410. * * * filtering paper, five cents per pound and fifteen per centum ad valorem: *Provided*, That no article composed wholly or in chief value of one or more of the papers specified in this paragraph shall pay a less rate of duty than that imposed upon the component paper of chief value of which such article is made.

[No corresponding provision for hanging paper and blotting paper.]

PAR. 323. * * * filtering paper, and articles manufactured from any of the foregoing papers or of which such paper is the component material of chief value, 30 per centum ad valorem.

30 per centum ad valorem. PAR. 332. * * * all papers * * * not specially provided for in this section, 25 per centum ad valorem.

[No corresponding provision for hanging paper and blotting paper.]

PARAGRAPH 1310.

ACT OF 1922.

PAR. 1310. 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; books of paper or other material for children's use, printed lithographically or otherwise, not exceeding in weight twenty-four ounces each, with more reading matter than letters, numerals, or descriptive words, 25 per centum ad valorem; booklets, printed lithographically or otherwise, not specially provided for, 7 cents per pound; booklets, wholly or in chief value of paper, decorated in whole or in part by hand or by spraying, whether or not printed, not specially provided for, 15 cents per pound; all post cards (not including American views), plain, decorated, embossed, or printed except by lithographic process, 30 per centum ad valorem; views of any landscape, scene, building, place or locality in the United States, on cardboard or paper, not thinner than eight one-thousandths of one inch, by whatever process printed or produced, including those wholly or in part produced by either lithographic or photogelatin process (except show cards), occupying thirty-five square inches or less of surface per view, bound or unbound, or in any other form, 15 cents per pound and 25 per centum ad valorem; thinner than eight one-thousandths of one inch, \$2 per thousand; greeting cards, and all other social and gifts cards, including those in the form of folders and booklets, wholly or partly manufactured, with text or greeting, 45 per centum ad valorem; without text or greeting, 30 per centum ad v

ACT OF 1909.

PAR. 410. * * * letter copying books, whether wholly or partly manufactured, five cents per pound and fifteen per centum ad valorem; * * * *Provided*, That no article composed wholly or in chief value of one or more of the papers specified in this paragraph shall pay a less rate of duty than that imposed upon the component paper of chief value of which such article is made.

which such article is made. PAR. 412. * * booklets, seven cents per pound; books of paper or other material for children's use, not exceeding in weight twenty-four ounces each, six cents per pound; * * booklets, decorated in whole or in part by hand or by spraying, whether or not lithographed, fifteen cents per pound; * * *.

PAR. 416. Books of all kinds, bound or unbound, including blank books, slate

ACT OF 1913.

PAR. 323. * * * letter-copying books, wholly or partly manufactured, * * * 30 per centum ad valorem. PAR. 325. * * * booklets, * * *

PAR. 325. * * * booklets, * * * composed wholly or in chief value of paper lithographically printed in whole or in part from stone, gelatin, metal, or other material * * * booklets, 7 cents per pound; * * * books of paper or other material for children's use, lithographically printed in whole or in part, not exceeding in weight twenty-four ounces each, 4 cents per pound; * * * booklets, wholly or in chief value of paper, decorated in whole or in part by hand or by spraying, whether or not lithographed, 10 cents per pound; * * *.

10 cents per pound; * * *. PAR. 329. Books of all kinds, bound or unbound, including blank books, slate books and pamphlets, engravings, phobooks and pamphlets, engravings, photographs, etchings, maps, charts, music in books or sheets, and printed matter, all the foregoing wholly or in chief value of paper, and not specially provided for in this section, twenty-five per centum ad valorem. Views of any landscape, scene, building, place or locality in the United States, on cardboard or paper, not thinner than eight one-thousandths of one inch, by whatever process printed or produced including those wholly or in part produced by either lithographic or photogelatin process (except show cards), occupying thirty-five square inches or less of surface per view, bound or unbound, or in any other form, fifteen cents per pound and twenty-five per centum ad valorem; thinner than eight one-thousandths of one inch, two dollars per thousand: Provided, That the rate or rates of duty provided in the tariff Act approved July twenty-fourth, eighteen hundred and ninety-seven, shall remain in force until October first, nineteen hundred and nine, on all views of any landscape, scene, building, place, or locality, provided for in this paragraph, which shall have, prior to July first, nineteen hundred and nine, been ordered or contracted to be delivered to bona fide purchasers in the United States, and the Secretary of the Treasury shall make proper regulations for the enforcement of this provision.

[No corresponding provision for the other commodities.]

tographs, etchings, maps, charts, music in books or sheets, and printed matter, all the foregoing, and not specially provided for in this section, 15 per centum ad valorem. Views of any landscape, scene, building, place or locality in the United States, on cardboard or paper, not thinner than eight one-thousandths of one inch, by whatever process printed or produced, including those wholly or in part produced by either lithographic or photogelatin process (except show cards), bound or unbound, or in any other form, 20 cents per pound; thinner than eight one-thousandths of one inch, \$2 per thousand.

PAR. 332. * * * all post cards, not including American views, plain, decorated, embossed, or printed, except by lithographic process, * * * 25 per centum ad valorem.

PAR. 426. * * * all textbooks used in schools and other educational institutions; * * * [Free].

[No corresponding provision for the other commodities.]

PARAGRAPH 1311.

ACT OF 1922.

PAR. 1311. Photograph, autograph, scrap, post-card and postage-stamp albums, and albums for phonograph records, wholly or partly manufactured, 30 per centum ad valorem.

ACT OF 1909.

PAR. 417. Photograph, autograph, scrap, post-card, and postage-stamp albums, wholly or partly manufactured, thirtyfive per centum ad valorem.

[No corresponding provision for albums for phonograph records.]

PAR. 330. Photograph, autograph, scrap, post-card, and postage-stamp albums, wholly or partly manufactured, 25 per centum ad valorem.

ACT OF 1913.

[No corresponding provision for albums for phonograph records.]

PARAGRAPH 1312.

ACT OF 1922.

PAR. 1312. Playing cards, 10 cents per pack and 20 per centum ad valorem.

ACT OF 1909.

PAR. 419. Playing cards, in packs not exceeding fifty-four cards and at a like rate for any number in excess, ten cents per pack and twenty per centum ad valorem.

ACT OF 1913.

PAR. 331. Playing cards, 60 per centum ad valorem.

PARAGRAPH 1313.

ACT OF 1922.

PAR. 1313. Papers and paper board and pulpboard, including cardboard and leatherboard 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 leatherboard or compress leather, laminated, glazed, coated, lined, printed, decorated, or ornamented in any manner; press boards and press paper, all the foregoing, 30 per centum ad valorem; test or container boards of a bursting strength above sixty pounds per square inch by the Mullen or the Web test, 20 per centum ad valorem; stereotype-matrix mat or board, 35 per centum ad valorem; wall pockets, composed wholly or in chief value of paper, papier-mâché or paper board, whether or not die-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, all the foregoing, 35 per centum ad valorem.

ACT OF 1909.

PAR. 415. * * * press boards or press paper, valued at ten cents per pound or over, thirty-five per centum ad valorem; * paper not specially provided for in this section, thirty per centum ad valorem: Provided, That paper embossed, or 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, plain or printed but not lithographed, and not specially provided for in this section, shall be dutiable at thirty-five per centum ad valorem; articles composed wholly or in chief value of paper printed by the photogelatin process and not specially provided for in this Act, three cents per pound and twenty-five per centum ad valorem.

PAR. 420. Manufactures of paper, or of which paper is the component material of chief value, not specially provided for in this section, thirty-five per centum ad valorem.

PAR. 464. Manufactures of * * * papier-maché, * * * or of which these substances or any of them is the component material of chief value, not specially provided for in this section, * * thirty-five per centum ad valorem.

ACT OF 1913.

PAR. 328. * * * press boards press paper, * * * 25 per centum or 25 per centum ad valorem.

PAR. 332. Papers or cardboard, cut, die cut, or stamped into designs or shapes, such as initials, monograms, lace, bor-ders, or other forms, * * * and manufactures of paper or of which paper is the component material of chief value, not specially provided for in this section, 25 per centum ad valorem.

PAR. 369. * * * manufactures of * * papier-mâché, * * * or of which these substances or any of them is the component material of chief value, not specially provided for in this section, 25 per centum ad valorem; * * *.

PAR. 530. * * * leather board or compressed leather; * * * [Free]. PAR. 650. * * * paper twine for

binding any of the foregoing (wool) [Free.]

SCHEDULE 14.—SUNDRIES.

PARAGRAPH 1401.

ACT OF 1922.

PAR. 1401. Asbestos, manufactures of: Yarn and woven fabrics composed wholly or in chief value of asbestos, 30 per centum ad valorem; all other manufactures composed wholly or in chief value of asbestos, 25 per centum ad valorem.

ACT OF 1909.

PAR. 462. Manufactures of * * * asbestos, * * * or of which these substances or any of them is the component material of chief value, not specially provided for in this section, twenty-five per centum ad valorem; woven fabrics composed wholly or in chief value of asbestos, forty per centum ad valorem.

ACT OF 1913.

PAR. 367. Manufactures of * * * asbestos, * * * or of which these substances or any of them is the component material of chief value, not specially provided for in this section, 10 per centum ad valorem; yarn and woven fabrics composed wholly or in chief value of asbestos, 20 per centum ad valorem.

PARAGRAPH 1402.

ACT OF 1922.

PAR. 1402. Boxing gloves, baseballs, footballs, tennis balls, golf balls, and all other balls, of whatever material composed, finished or unfinished, designed for use in physical exercise or in any indoor or outdoor game or sport, and all clubs, rackets, bats, or other equipment, such as is ordinarily used in conjunction therewith in exercise or play. all the foregoing, not specially provided for, 30 per centum ad valorem; ice and roller skates, and parts thereof, 20 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

[Classable according to component material of chief value.] [Classable according to component material of chief value.]

PARAGRAPH 1403.

ACT OF 1922.

PAR. 1403. Spangles and beads, including bugles, but not including beads of ivory or imitation pearl beads and beads in imitation of precious or semiprecious stones, 35 per centum ad valorem; beads of ivory, 45 per centum ad valorem; fabrics and articles not ornamented with beads, spangles, or bugles, nor embroidered, tamboured, appliquéd, or scalloped, composed wholly or in chief value of beads or spangles other than imitation pearl beads and beads in imitation of precious or semiprecious stones, 60 per centum ad yalorem; imitation pearl beads of all kinds and shapes, of whatever material composed, strung or loose, mounted or unmounted, 60 per centum ad valorem; all other beads in imitation of precious or semiprecious stones, of all kinds and shapes, of whatever material composed, strung or loose, mounted or unmounted, 45 per centum ad valorem: *Provided*, That no article composed wholly or in chief value of any of the foregoing beads or spangles shall pay duty at a less rate than is imposed in any paragraph of this Act upon such articles without such beads or spangles.

ACT OF 1909.

PAR. 421. Beads and spangles of all kinds, including imitation pearl beads, not threaded or strung, or strung loosely on thread for facility in transportation only, thirty-five per centum ad valorem; fabrics. * * * and other articles not specially provided for in this section, composed wholly or in chief value of beads or spangles made of glass or paste, gelatin, metal, or other material, but not in part of wool, sixty per centum ad valorem: *Provided*, That no article composed wholly or in chief value of beads or spangles made of glass, paste, gelatin, metal, or other material shall pay duty at a less rate than is imposed in any paragraph of this section upon such articles without such beads or spangles.

ACT OF 1913.

PAR. 333. Beads and spangles of all kinds, including imitation pearl beads, not threaded or strung, or strung loosely on thread for facility in transportation only, 35 per centum ad valorem; curtains, and other articles not embroidered nor appliquéd and not specially provided for in this section, composed wholly or in chief value of beads or spangles made of glass or paste, gelatin, metal, or other material, 50 per centum ad valorem.

PARAGRAPH 1404.

ACT OF 1922.

PAR. 1404. Ramie hat braids, 30 per centum ad valorem; manufactures of ramie hat braids, 40 per centum ad valorem.

ACT OF 1909.

PAR. 349. * * * braids, * * * composed wholly or in chief value of * * * vegetable fiber, * * * and not elsewhere specially provided for in this section, sixty per centum ad valorem: *Provided*, That no article composed wholly or in chief value of one or more of the materials or goods specified in this paragraph, shall pay a less rate of duty than the highest rate imposed by this section upon any of the materials or goods of which the same is composed: * * *

ACT OF 1913.

PAR. 334. Ramie hat braids, 40 per centum ad valorem; manufactures of ramie hat braids, 50 per centum ad valorem.

PARAGRAPH 1405.

ACT OF 1922.

PAR. 1405. Boots, shoes, or other footwear, the uppers of which are composed wholly or in chief value of wool, cotton, ramie, animal hair, fiber, or silk, or substitutes for any of the foregoing, whether or not the soles are composed of leather, wood, or other material, 35 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

[Classable according to component material of chief value.]

[Classable according to component material of chief value.]

PARAGRAPH 1406.

ACT OF 1922.

PAR. 1406. Braids, plaits, laces, and willow sheets or squares, composed wholly or in chief value of straw, chip, grass, palm leaf, willow, osier, rattan, real horsehair, cuba bark, or manila hemp, suitable for making or ornamenting hats, bonnets, or hoods, not bleached, dyed, colored, or stained, 15 per centum ad valorem; bleached, dyed, colored, or stained, 20 per centum ad valorem; hats, bonnets, and hoods composed wholly or in chief value of any of the foregoing materials, whether wholly or partly manufactured, but not blocked or trimmed, 35 per centum ad valorem; blocked or trimmed, 50 per centum ad valorem; straw hats known as harvest hats, valued at less than \$3 per dozen, 25 per centum ad valorem; all other hats, composed wholly or in chief value of any of the foregoing materials, whether wholly or partly manufactured, not blocked or blocked, not trimmed or trimmed, if sewed, 60 per centum ad valorem. But the terms "grass" and "straw" shall be understood to mean these substances in their natural form and structure, and not the separated fiber thereof.

ACT OF 1909.

PAR. 422. Braids, plaits, laces, and willow sheets or squares, composed wholly or in chief value of straw, chip, grass, palm leaf, willow, osier, rattan, real horsehair, cuba bark, or manila hemp, suitable for making or ornamenting hats, bonnets, or hoods, not bleached, dyed, colored, or stained, fifteen per centum ad valorem; if bleached, dyed, colored, or stained, twenty per centum ad valorem; hats, bonnets, and hoods composed wholly or in chief value of straw, chip, grass, palm leaf, willow, osier, rattan, cuba bark, or manila hemp, whether wholly or partly manufactured, but not trimmed, thirty-five per centum ad valorem: But the terms "grass" and "straw" shall be understood to mean these substances in their natural form and structure, and not the separated fiber thereof.

ACT OF 1913.

PAR. 335. Braids, plaits, laces, and willow sheets or squares, composed wholly or in chief value of straw, chip, grass, palm leaf, willow, osier, rattan, real horsehair, cuba bark, or manila hemp, suitable for making or ornamenting hats. bonnets, or hoods, not bleached, dyed, colored, or stained, 15 per centum ad valorem; if bleached, dyed, colored, or stained, 20 per centum ad valorem; hats, bonnets, and hoods composed wholly or in chief value of straw, chip, grass, palm leaf, willow, osier, rattan, cuba bark, or manila hemp, whether wholly or partly manufactured, but not blocked or trimmed, 25 per centum ad valorem; if blocked or trimmed, and in chief value of such materials, 40 per centum ad valorem. But the terms "grass" and "straw" shall be understood to mean these substances in their natural form and structure, and not the separated fiber thereof.

PARAGRAPH 1407.

ACT OF 1922.

PAR. 1407. Brooms, made of broom corn, straw, wooden fiber, or twigs, 15 per centum ad valorem; tooth brushes and other toilet brushes, 45 per centum ad valorem; all other brushes not specially provided for, including feather dusters, and hair pencils in quills or otherwise, 45 per centum ad valorem.

ACT OF 1909.

PAR. 423. Brushes, brooms, and feather dusters of all kinds, and hair pencils in quills or otherwise, forty per centum ad valorem. PAR. 336. Brooms, made of broom corn, straw, wooden fiber, or twigs, 15 per centum ad valorem; brushes and feather dusters of all kinds, and hair pencils in quills or otherwise, 35 per centum ad

ACT OF 1913.

PARAGRAPH 1408.

valorem.

ACT OF 1922.

PAR. 1408. Bristles, sorted, bunched, or prepared, 7 cents per pound.

ACT OF 1909.

pound.

ACT OF 1913.

PAR. 424. Bristles, sorted, bunched, or prepared, seven and one-half cents per prepared, 7 cents per pound.

PARAGRAPH 1409.

ACT OF 1922.

PAR. 1409. Button forms of lastings, mohair or silk cloth, and manufactures of other material, in patterns of such size, shape, or form as to be fit for buttons exclusively, and not exceeding three inches in any one dimension, 10 per centum ad valorem.

ACT OF 1909.

PAR. 426. Button forms of lastings, mohair or silk cloth, or other manufactures of cloth, woven or made in patterns of such size, shape or form as to be fit for buttons exclusively, and not exceeding three inches in any one dimension, ten per centum ad valorem.

ACT OF 1913.

PAR. 338. Button forms of lastings, mohair or silk cloth, or other manufactures of cloth, woven or made in patterns of such size, shape, or form as to be fit for buttons exclusively, and not exceeding eight inches in any one dimension, 10 per centum ad valorem.

PARAGRAPH 1410.

ACT OF 1922.

PAR. 1410. Buttons of vegetable ivory, finished or partly finished, $1\frac{1}{4}$ cents per line per gross; vegetable ivory button blanks, not drilled, dyed, or finished, three-fourths of 1 cent per line per gross; buttons of pearl or shell, finished or partly finished, $1\frac{3}{4}$ cents per line per gross; pearl or shell button blanks, not turned, faced, or drilled, $1\frac{1}{4}$ cents per line per gross; and, in addition thereto, on all the foregoing, 25 per centum ad valorem: *Provided*, That the term "line" as used in this paragraph shall mean the line button measure of onefortieth of one inch.

ACT OF 1909.

PAR. 427. Buttons or parts of buttons and button * * * blanks, finished or unfinished, shall pay duty at the following rates, the line-button measure being one-fortieth of one inch, namely: * * * buttons of pearl or shell, one and onehalf cents per line per gross; buttons of * * vegetable ivory, * * * not specially provided for in this section, three-fourths of one cent per line per gross, and in addition thereto, on all the foregoing articles in this paragraph, fifteen per centum ad valorem; * * *.

ACT OF 1913.

PAR. 339. Buttons of vegetable ivory in sizes thirty-six lines and larger, 35 per centum ad valorem; below thirty-six lines, 45 per centum ad valorem; buttons of shell and pearl in sizes twenty-six lines and larger, 25 per centum ad valorem; below twenty-six lines, 45 per centum ad valorem; * * * parts of buttons and button * * * blanks, finished or unfinished, * * * all the foregoing * * * 40 per centum ad valorem.

PARAGRAPH 1411.

ACT OF 1922.

PAR. 1411. Buttons commonly known as agate buttons, 15 per centum ad valorem; parts of buttons and button molds or blanks, finished or unfinished, not specially provided for, and all collar and cuff buttons and studes composed wholly of bone, mother-of-pearl, ivory, vegetable ivory, or agate, and buttons not specially provided for, 45 per centum ad valorem.

ACT OF 1909.

PAR. 427. Buttons or parts of buttons and button molds or blanks, finished or unfinished, shall pay duty at the following rates, the line-button measure being onefortieth of one inch, namely: Buttons known commercially as agate buttons, * * * one-twelfth of one cent per line

ACT OF 1913.

PAR. 339. * * * agate buttons and shoe buttons, 15 per centum ad valorem; parts of buttons and button molds or blanks, finished or unfinished, and all collar and cuff buttons and studs composed wholly of bone, mother-of-pearl, ivory, or agate, all the foregoing and butper gross; buttons of bone, * * * * one-fourth of one cent per line per gross; * * * buttons of horn, * * * glass, * * * not specially provided for in this section, three-fourths of one cent per line per gross, and in addition thereto, on all the foregoing articles in this paragraph, tifteen per centum ad valorem; shoe buttons made of paper, board, papier-maché, pulp or other similar material, not specially provided for in this section, valued at not exceeding three cents per gross, one cent per gross; * * * buttons not specially provided for in this section. and all collar or cuff buttons and studs composed wholly of bone, mother-of-pearl, or ivory, fifty per centum ad valorem.

PAR. 383. * * * buttons or barrel buttons or buttons of other forms for tassels or ornaments, * * * any of the foregoing made of wool or of which wool is a component material, whether containing india rubber or not, fifty cents per pound and sixty per centum ad valorem.

PARAGRAPH 1412.

ACT OF 1922.

PAR. 1412. Cork bark, cut into squares, cubes, or quarters, 8 cents per pound; stoppers over three-fourths of one inch in diameter, measured at the larger end, and disks, wafers, and washers over three-sixteenths of one inch in thickness, made from natural cork bark, 20 cents per pound; made from artificial or composition cork, 10 cents per pound; stoppers, three-fourths of one inch or less in diameter, measured at the larger end, and disks, wafers, and washers, threesixteenths of one inch or less in thickness, made from natural cork bark, 25 cents per pound; made from artificial or composition cork, $12\frac{1}{2}$ cents per pound; cork, artificial, commonly known as composition or compressed cork, manufactured from cork waste or granulated cork, in the rough and not further advanced than in the form of slabs, blocks, or planks, suitable for cutting into stoppers, disks, liners, floats, or similar articles, 6 cents per pound; in rods or sticks suitable for the manufacture of disks, wafers, or washers, 10 cents per pound; granulated or ground cork. 25 per centum ad valorem; cork insulation, wholly or in chief value of cork waste, granulated or ground cork, in slabs, boards, planks, or molded forms; cork tile; cork paper, and manufactures, wholly or in chief value of cork bark or artificial cork and not specially provided for, 30 per centum ad valorem.

ACT OF 1909.

PAR. 429. Cork bark cut into squares, cubes, or quarters, eight cents per pound; manufactured corks over three-fourths of an inch in diameter, measured at larger end, fifteen cents per pound; three-fourths of an inch and less in diameter, measured at larger end, twenty-five cents per pound; cork, artificial, or cork substitutes, manufactured from cork waste or granulated cork, and not otherwise provided for in this section, six cents per pound; manufactures, wholly or in chief value of cork, or of cork bark, or of artificial cork or cork substitutes, granulated or ground cork, not specially provided for in this section, thirty per centum ad valorem.

ACT OF 1913.

PAR. 340. Cork bark, cut into squares, cubes, or quarters, 4 cents per pound; manufactured cork stoppers, over threefourths of an inch in diameter, measured at the larger end, and manufactured cork disks, wafers, or washers, over threesixteenths of an inch in thickness, 12 cents per pound; manufactured cork stoppers, three-fourths of an inch or less in diameter, measured at the larger end, and manufactured cork disks, wafers, or washers, three-sixteenths of an inch or less in thickness, 15 cents per pound; cork, artificial, or cork substitutes manufactured from cork waste, or granulated corks, and not otherwise provided for in

tons not specially provided for in this section, 40 per centum ad valorem.

this section, 3 cents per pound; cork insulation, wholly or in chief value of granulated cork, in slabs, boards, planks, or molded forms, $\frac{1}{4}$ cent per pound; cork paper, 35 per centum ad valorem; manufactures wholly or in chief value of cork or of cork bark, or of artificial cork or bark substitutes, granulated or ground cork, not specially provided for in this section, 30 per centum ad valorem.

PARAGRAPH 1413.

ACT OF 1922.

PAR. 1413. Dice, dominoes, draughts, chessmen, and billiard, pool, and bagatelle balls, and poker chips, of ivory, bone, or other material, 50 per centum ad valorem.

ACT OF 1909.

PAR. 430. Dice, dominoes, draughts, chessmen, chess balls, and billiard, pool, and bagatelle balls, of ivory, bone, or other materials, fifty per centum ad valorem.

ACT OF 1913.

PAR. 341. Dice, dominoes, draughts, chessmen, chess balls, and billiard, pool, bagatelle balls, and poker chips, of ivory, bone, or other materials, 50 per centum ad valorem.

PARAGRAPH 1414.

ACT OF 1922.

PAR. 1414. Dolls, and parts of dolls, doll heads, toy marbles, of whatever materials composed, air rifles, toy balloons, toy books without reading matter other than letters, numerals, or descriptive words, bound or unbound, and parts thereof, garlands, festooning and Christmas tree decorations made wholly or in chief value of tinsel wire, lame or lahn, bullions or metal threads, and all other toys, and parts of toys, not composed of china, porcelain, parian, bisque, earthen or stone ware, and not specially provided for, 70 per centum ad valorem.

ACT OF 1909.

PAR. 431. Dolls, and parts of dolls, doll heads, toy marbles of whatever materials composed, and all other toys, and parts of toys, not composed of china, porcelain, parian, bisque, earthen or stone ware, and not specially provided for in this section, thirty-five per centum ad valorem.

PAR. 156. * * * rifles, and parts thereof, twenty-five per centum ad valorem.

PAR. 412. * * * books of paper or other material for children's use, not exceeding in weight twenty-four ounces, each, six cents per pound; * * *.

PAR. 179. * * * other articles, made wholly or in chief value of tinsel wire, lame or lahn, bullions, or metal threads, fifteen cents per pound and sixty per centum ad valorem.

ACT OF 1913.

PAR. 342. Dolls, and parts of dolls, doll heads, toy marbles of whatever materials composed, and all other toys, and parts of toys, not composed of china, porcelain, parian, bisque, earthen or stone ware, and not specially provided for in this section, 35 per centum ad valorem.

35 per centum ad valorem. PAR. 132. * * * air-rifles, * * * and parts thereof, 15 per centum ad valorem.

PAR. 325. * * * books of paper or other material for children's use, lithographically printed in whole or in part, not exceeding in weight twentyfour ounces each, 4 cents per pound; * * *

PAR. 150. * * * other articles made wholly or in chief value of tinsel wire, lame or lahn, or of tinsel wire, lame, or lahn, and india rubber, bullions, or metal threads, not specially provided for in this section, 40 per centum ad valorem.

PARAGRAPH 1415.

ACT OF 1922.

PAR. 1415. Emery, corundum and artificial abrasive grains and emery, corundum and artificial abrasives, ground, pulverized, refined, or manufactured, 1 cent per pound; emery wheels, emery files, and manufactures of which emery, corundum or artificial abrasive is the component material of chief value, not specially provided for; and all papers, cloths, and combinations of paper and cloth, wholly or partly coated with artificial or natural abrasives, or with a combination of natural and artificial abrasives; all the foregoing, 20 per centum ad valorem.

ACT OF 1909.

PAR. 432. Emery grains and emery, manufactured, ground, pulverized, or refined, one cent per pound; emery wheels, emery files, and manufactures of which emery or corundum is the component material of chief value, twentyfive per centum ad valorem; crude artificial abrasives, ten per centum ad valorem.

PAR. 561. * * * corundum [Free]. [No corresponding provision for the other commodities.]

ACT OF 1913.

PAR. 343. Emery grains and emery, manufactured, ground, pulverized, or refined, 1 cent per pound; emery wheels, emery files, emery paper, and manufactures of which emery or corundum is the component material of chief value, 20 per centum ad valorem.

PAR. 479. * * * corundum [Free]. [No corresponding provision for the other commodities.]

PARAGRAPH 1416.

ACT OF 1922.

PAR. 1416. Firecrackers of all kinds, 8 cents per pound; bombs, rockets, Roman candles, and fireworks of all descriptions, not specially provided for, 12 cents per pound; the weight on all the foregoing to include all coverings, wrappings, and packing material.

ACT OF 1909.

PAR. 433. Firecrackers of all kinds, eight cents per pound; bombs, rockets, Roman candles, and fireworks of all descriptions, not specially provided for in this section, twelve cents per pound; the weight on all the foregoing to include all coverings, wrappings, and packing material.

ACT OF 1913.

PAR. 344. Firecrackers of all kinds, 6 cents per pound; bombs, rockets, Roman candles, and fireworks of all descriptions, not specially provided for in this section, 10 cents per pound; the weight on all the foregoing to include all coverings, wrappings, and packing material.

PARAGRAPH 1417.

ACT OF 1922.

PAR. 1417. Matches, friction or lucifer, of all descriptions, per gross of one hundred and forty-four boxes. containing not more than one hundred matches per box, 8 cents per gross; when imported otherwise than in boxes containing not more than one hundred matches each, three-fourths of 1 cent per one thousand matches; wax matches, wind matches, and all matches in books or folders or having a stained, dyed, or colored stick or stem, tapers consisting of a wick coated with an inflammable substance, night lights, fusees and time-burning chemical signals. by whatever name known, 40 per centum ad valorem: *Provided*, That in accordance with section 10 of "An Act to provide for a tax upon white phosphorus matches, and for other purposes," approved April 9, 1912, white phosphorus matches manufactured wholly or in part in any foreign country shall not be entitled to enter at any of the ports of the United States, and the importation thereof is hereby prohibited: *Provided further*, That nothing in this Act contained shall be held to repeal or modify said Act to provide for a tax upon white phosphorus matches, and for other purposes, approved April 9, 1912.

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ACT OF 1909.

PAR. 436. Matches, friction or lucifer, of all descriptions, per gross of one hundred and forty-four boxes, containing not more than one hundred matches per box, six cents per gross; when imported otherwise than in boxes containing not more than one hundred matches each, threefourths of one cent per one thousand matches; wax and fancy matches and tapers, thirty-five per centum ad valorem.

ACT OF 1913.

PAR. 345. Matches, friction or lucifer, of all descriptions, per gross of one hundred and forty-four boxes, containing not more than one hundred matches per box, 3 cents per gross; when imported otherwise than in boxes containing not more than one hundred matches each, $\frac{3}{8}$ of 1 cent per one thousand matches; wax matches, fusees, wind matches, and all matches in books or folders or having a stained, dyed, or colored stick or stem, and tapers consisting of a wick coated with an inflammable substance, and night lights, 25 per centum ad valorem: Provided, That in accordance with section ten of "An Act to provide for a tax upon white phosphorus matches, and for other purposes," approved April ninth, nineteen hundred and twelve, white phosphorus matches manufactured wholly or in part in any foreign country shall not be en-titled to enter at any of the ports of the United States, and the importation thereof is hereby prohibited: *Provided further*, That nothing in this Act contained shall be held to repeal or modify said Act to provide for a tax upon white phosphorus matches. and for other purposes, approved April ninth, nineteen hundred and twelve.

PARAGRAPH 1418.

ACT OF 1922.

PAR. 1418. Percussion caps, cartridges, and cartridge shells empty. 30 per centum ad valorem; blasting caps, containing not more than one gram charge of explosive, \$2.25 per thousand; containing more than one gram charge of explosive, 75 cents per thousand additional for each additional one-half gram charge of explosive; mining, blasting, or safety fuses of all kinds, \$1 per thousand feet.

ACT OF 1909.

PAR. 437. Percussion caps, cartridges, and cartridge shells empty, thirty per centum ad valorem; blasting caps, two dollars and twenty-five cents per thousand; mining, blasting, or safety fuses of all kinds, not composed in chief value of cotton, thirty-five per centum ad valorem.

ACT OF 1913.

PAR. 346. Percussion caps, cartridges, and cartridge shells empty, 15 per centum ad valorem; blasting caps, one dollar per thousand; mining, blasting, or safety fuses of all kinds, 15 per centum ad valorem.

PARAGRAPH 1419.

ACT OF 1922.

PAR. 1419. Feathers and downs, on the skin or otherwise, crude or not dressed, colored, or otherwise advanced or manufactured in any manner, not specially provided for, 20 per centum ad valorem; dressed, colored, or otherwise advanced or manufactured in any manner, including quilts of down and other manufactures of down; artificial or ornamental feathers suitable for use as millinery ornaments, artificial or ornamental fruits, vegetables, grains, leaves, flowers, and stems or parts thereof, of whatever material composed, not specially provided for, 60 per centum ad valorem; natural leaves, plants, shrnbs, herbs, trees, and parts thereof, chemically treated, colored, dyed or painted, not specially provided for, 60 per centum ad valorem; boas, boutonnieres, wreaths, and all articles not specially provided for, composed wholly or in chief value of any of the feathers, flowers, leaves, or other material herein mentioned, 60 per centum ad valorem: Provided, That the importation of birds of paradise, aigrettes, egret plumes or so-called osprey plumes, and the feathers. quills, heads, wings, tails, skins, or parts of skins, of wild birds, either raw or mannfactured, and not for scientific or educational purposes, is hereby pro-hibited; but this provision shall not apply to the feathers or plumes of ostriches or to the feathers or plumes of domestic fowls of any kind: *Provided further*, That birds of paradise, and the feathers, quills, heads, wings, tails, skins, or parts thereof, and all aigrettes, egret plumes, or so-called osprey plumes, and the feathers, quills, heads, wings, tails, skins, or parts of skins, of wild birds, either raw or manufactured, of like kind to those the importation of which is prohibited by the foregoing provisions of this paragraph, which may be found in the United States, on and after the passage of this Act, except as to such plumage or parts of birds in actual use for personal adornment, and except such plumage, birds or parts thereof imported therein for scientific or educational purposes, shall be presumed for the purpose of seizure to have been imported unlawfully after October 3, 1913, and the collector of customs shall seize the same unless the possessor thereof shall establish, to the satisfaction of the collector that the same were imported into the United States prior to October 3, 1913, or as to such plumage or parts of birds that they were plucked or derived in the United States from birds lawfully therein; and in case of seizure by the collector, he shall proceed as in case of forfeiture for violation of the customs laws, and the same shall be forfeited, unless the claimant shall, in any legal proceeding to enforce such forfeiture, other than a criminal prosecution, overcome the presumption of illegal importation and establish that the birds or articles seized, of like kind to those mentioned the importation of which is prohibited as above, were imported into the United States prior to October 3, 1913, or were plucked in the United States from birds lawfully therein.

That whenever birds or plumage, the importation of which is prohibited by the foregoing provisions of this paragraph, are forfeited to the Government, the Secretary of the Treasury is hereby authorized to place the same with the departments or bureaus of the Federal or State Governments or societies or museums for exhibition or scientific or educational purposes, but not for sale or personal use; and in the event of such birds or plumage not being required or desired by either Federal or State Government or for educational purposes, they shall be destroyed.

That nothing in this Act shall be construed to repeal the provisions of the Act of March 4, 1913, chapter 145 (Thirty-seventh Statutes at Large, page 347), or the Act of July 3, 1918 (Fortieth Statutes at Large, page 755), or any other law of the United States. now of force, intended for the protection or preservation of birds within the United States. That if on investigation by the collector before seizure, or before trial for forfeiture, or if at such trial if such seizure has been made, it shall be made to appear to the collector, or the prosecuting officer of the Government, as the case may be, that no illegal importation of such feathers is or has been made in violation of the provisions of the Act of March 4, 1913, chapter 145 (Thirty-seventh Statutes at Large, page 847), or the Act of July 3, 1918 (Fortieth Statutes at Large, page 755), or any other law of the United States, now of force, intended for the protection or preservation of birds within the United States, it shall be the duty of the collector, or such prosecuting officer, as the case may be, to report the facts to the proper officials of the United States, or State or Territory charged with the duty of enforcing such laws.

ACT OF 1909.

PAR. 438. Feathers and downs of all kinds, including bird skins or parts thereof with the feathers on, crude or not dressed, colored, or otherwise advanced, or manufactured in any manner, not specially provided for in this section, twenty

ACT OF. 1913.

PAR. 347. Feathers and downs, on the skin or otherwise, crude or not dressed, colored, or otherwise advanced or manufactured in any manner, not specially provided for in this section, 20 per centum ad valorem; when dressed, colored, or

per centum ad valorem; when dressed, colored, or otherwise advanced or manufactured in any manner, including quilts of down and other manufactures of down, and also dressed and finished birds suitable for millinery ornaments, and artificial or ornamental feathers, fruits, grains, leaves, flowers, and stems or parts thereof, of whatever material composed, not specially provided for in this section, sixty per centum ad valorem; boas, boutonnieres, wreaths, and all articles not specially provided for in this section, composed wholly or in chief value of any of the feathers, flowers, leaves, or other materials or articles herein mentioned, sixty per centum ad valorem.

PAR. 509. Birds, stuffed, not suitable for millinery ornaments [Free].

otherwise advanced or manufactured in any manner, and not suitable for use as millinery ornaments, including quilts of down and manufactures of down, 40 per centum ad valorem; artificial or ornamental feathers suitable for use as mil-linery ornaments, artificial and ¹ orna-mental fruits, grains, leaves, flowers, and stems or parts thereof, of whatever material composed, not specially provided for in this section, 60 per centum ad valorem; boas, boutonnieres, wreaths, and all articles not specially provided for in this section, composed wholly or in chief value of any of the feathers, flowers, leaves, or other material herein mentioned, 60 per centum ad valorem: Provided, That the importation of aigrettes, egret plumes or so-called osprey plumes. and the feathers, quills, heads, wings, tails, skins, or parts of skins, of wild birds, either raw or manufactured, and not for scientific or educational purposes, is hereby prohibited; but this provision shall not apply to the feathers or plumes of ostriches, or to the feathers or plumes of domestic fowls of any kind.

PARAGRAPH 1420.

ACT OF 1922.

PAR. 1420. Furs dressed on the skin, excepting silver or black fox furs. not advanced further than dyeing, 25 per centum ad valorem; plates and mats of dog and goat skins, 10 per centum ad valorem; manufactures of furs, excepting silver or black fox, further advanced than dressing and dyeing, prepared for use as material, joined or sewed together, including plates, linings, and crosses, except plates and mats of dog and goat skins, and articles manufactured from fur, not specially provided for, 40 per centum ad valorem; silver or black fox skins, dressed or undressed, and manufactures thereof, not specially provided for, 50 per centum ad valorem; articles of wearing apparel of every description partly or wholly manufactured, composed wholly or in chief value of hides or skins of cattle of the bovine species, or of dog or goat skins, and not specially provided for, 15 per centum ad valorem; articles of wearing apparel of every description wholly or in part manufactured, composed wholly or in chief value of fur, not specially provided for, 50 per centum ad valorem; articles of wearing apparel of every description wholly or in part manufactured, composed wholly or in chief value of fur, not specially provided for, 50 per centum ad valorem.

ACT OF 1909.

PAR. 439. Furs dressed on the skin, not advanced further than dyeing, but not repaired, twenty per centum ad valorem; manufactures of furs, further advanced than dressing and dyeing, when prepared for use as material, including plates, linings, and crosses, thirty-five per centum ad valorem; articles of wearing apparel of every description, partly or wholly manufactured, composed of or of which fur is the component material of chief value, fifty per centum ad valorem. * * *

[No provision for articles manufactured from fur not specially provided for.]

ACT OF 1913.

PAR. 348. Furs dressed on the skin, not advanced further than dyeing, 30 per centum ad valorem; plates and mats of dog and goat skins, 10 per centum ad valorem; manufactures of furs, further advanced than dressing and dyeing, when prepared for use as material, joined or sewed together, including plates, linings, and crosses, except plates and mats of dog and goat skins, and articles manufactured from fur not specially provided for in this section, 40 per centum ad valorem; articles of wearing apparel of every description partly or wholly manufactured, composed of or of which hides or skins of cattle of the bovine species, or of the dog or goat are the component material of chief value, 15 per centum ad valorem; articles of

¹ "And " required the articles to be both artificial and ornamental.—Bayersdorfer v. United States, 7 Ct. Cust. Appls., 66.

224

PAR. 573. Furs, undressed [Free]. PAR. 574. Fur skin of all kinds not dressed in any manner and not specially provided for in this section [Free].

wearing apparel of every description partly or wholly manufactured, composed of or of which fur is the component material of chief value, not specially provided for in this section, 50 per centum ad valorem; * * *. PAR. 491. Furs and fur skins, un-

dressed [Free].

PARAGRAPH 1421.

ACT OF 1922.

PAR. 1421. Hatters' furs, or furs not on the skin, prepared for hatters' use, including fur skins carroted, 35 per centum ad valorem.

ACT OF 1909.

PAR. 439. * * * Furs not on the skin, prepared for hatters' use, including fur skins carroted, twenty per centum ad valorem.

PARAGRAPH 1422.

lorem.

ACT OF 1922.

PAR. 1422. Fans of all kinds, except common palm-leaf fans, 50 per centum ad valorem.

ACT OF 1909.

PAR. 440. Fans of all kinds, except common palm-leaf fans, fifty per centum ad valorem.

PARAGRAPH 1423.

ACT OF 1922.

PAR. 1423. Gun wads of all descriptions, not specially provided for, 20 per centum ad valorem.

ACT OF 1909.

FAR. 441. Gun wads of all descriptions, twenty per centum ad valorem.

PARAGRAPH 1424.

ACT OF 1922.

PAR. 1424. Human hair, raw, 10 per centum ad valorem; cleaned or commercially known as drawn, but not manufactured, 20 per centum ad valorem; manufactures of human hair, including nets and nettings, or of which human hair is the component material of chief value, not specially provided for, 35 per centum ad valorem.

ACT OF 1909.

PAR. 442. Hair, human, if clean or drawn but not manufactured, twenty per centum ad valorem; manufactures of human hair, or of which human hair is the component material of chief value, not specially provided for in this section,

thirty-five per centum ad valorem. PAR. 583. * * * human hair, raw, uncleaned, and not drawn [Free].

ACT OF 1913.

PAR. 351. Human hair, raw, 10 per centum ad valorem; if cleaned or commercially known as drawn, but not manufactured, 20 per centum ad valorem; manufactures of human hair, including nets and nettings, or of which human hair is the component material of chief value, not specially provided for in this section, 35 per centum ad valorem.

ACT OF 1913.

PAR. 349. Fans of all kinds, except common palm-leaf fans, 50 per centum ad valorem.

ACT OF 1913.

PAR. 350. Gun wads of all descriptions,

10 per centum ad valorem.

ACT OF 1913. PAR. 348. * * * furs not on the

skin, prepared for hatters' use, including

fur skins carroted, 15 per centum ad va-

PARAGRAPH 1425.

ACT OF 1922.

PAR. 1425. Hair, curled, snitable for beds or mattresses, 10 per centum ad valorem.

ACT OF 1909.

PAR. 444. Hair, curled, suitable for beds or mattresses, ten per centum ad valorem.

ACT OF 1913.

PAR. 352. Hair, curled, suitable for beds or mattresses, 10 per centum ad valorem.

PARAGRAPH 1426.

ACT OF 1922.

PAR. 1426. Haircloth, known as "crinoline" cloth, haircloth, known as "hair seating," and hair press cloth, not specially provided for, 35 per centum ad valorem; hair felt, made wholly or in chief value of animal hair, not specially provided for, 25 per centum ad valorem; manufactures of hair felt, including gun wads, 35 per centum ad valorem; cloths and all other manufactures of every description, wholly or in chief value of cattle hair or horsehair, not specially provided for, 40 per centum ad valorem.

ACT OF 1909.

PAR. 382. On * * * felts not woven, and not specially provided for in this sec-tion, composed * * * in part of wool, the duty per pound shall be four times the duty imposed by this section on one pound of unwashed wool of the first class, and in addition thereto sixty per centum ad valorem.

PAR. 441. Gun wads of all descriptions, twenty per centum ad valorem.

PAR. 445. Haircloth, known as "crinoline" cloth, eight cents per square yard; haircloth, known as "hair seating," and hair press cloth, twenty cents per square vard.

ACT OF 1913.

PAR. 288. * * * felts not woven, and all manufactures of every description made, by any process, wholly or in chief value of wool, not specially provided for in this section, 35 per centum ad valorem; cloths if made in chief value of cattle hair or horse hair, not specially provided for in this section, 25 per centum ad valorem; * * * press cloth composed of camel's hair, not specially provided for in this section, 10 per centum ad valorem. PAR. 350. Gun wads of all descriptions,

10 per centum ad valorem.

PAR. 353. Haircloth, known as "crinoline" cloth, 6 cents per square yard; haircloth, known as "hair seating," and hair press cloth, 15 cents per square yard. PAR. 422. * * * Press cloths com-

posed of camel's hair, imported expressly for oil milling purposes, and marked so as to indicate that it is for such purposes. and cut into lengths not to exceed seventy-two inches and woven in widths not under ten inches nor to exceed fifteen inches and weighing not less than onehalf pound per square foot [Free].

PARAGRAPH 1427.

ACT OF 1922.

PAR. 1427. Hats, caps, bonnets, and hoods, for men's, women's, boys', or children's wear, trimmed or untrimmed, including bodies, hoods, plateaux, forms, or shapes, for hats or bonnets, composed wholly or in chief value of fur of the rabbit, beaver, or other animals, valued at not more than \$4.50 per dozen, \$1.50 per dozen; valued at more than \$4.50 and not more than \$9 per dozen. \$3 per dozen; valued at more than \$9 and not more than \$15 per dozen, \$5 per dozen; valued at more than \$15 and not more than \$24 per dozen, \$7 per dozen; valued at more than \$24 and not more than \$36 per dozen, \$10 per dozen; valued at more than \$36 and not more than \$48 per dozen, \$13 per dozen; valued at more

than \$48 per dozen, \$16 per dozen; and in addition thereto, on all the foregoing, 25 per centum ad valorem.

ACT OF 1909.

PAR. 446. Hats, bonnets, or hoods, for men's, women's, boys', or children's wear, trimmed or untrimmed, including bodies, hoods, plateaux, forms, or shapes, for hats or bonnets, composed wholly or in chief value of fur of the rabbit, beaver, or other animals, valued at not more than four dollars and fifty cents per dozen, one dollar and fifty cents per dozen; valued at more than four dollars and fifty cents per dozen and not more than nine dollars per dozen, three dollars per dozen; valued at more than nine dollars per dozen and not more than eighteen dollars per dozen, five dollars per dozen; valued at more than eighteen dollars per dozen, seven dollars per dozen; and in addition thereto. on all the foregoing, twenty per centum ad valorem.

PAR. 439. * * * articles of wearing apparel of every description, partly or wholly manufactured, composed of or of which fur is the component material of chief value, fifty per centum ad valorem. * * *

ACT OF 1913.

PAR. 354. Hats, bonnets, or hoods, for men's, women's, boys', or children's wear, trimmed or untrimmed, including bodies, hoods, plateaux, forms or shapes, for hats or bonnets, composed wholly or in chief value of fur of the rabbit, beaver, or other animals, 45 per centum ad valorem.

PAR. 348. * * * articles of wearing apparel of every description partly or wholly manufactured, composed of or of which fur is the component material of chief value, not specially provided for in this section, 50 per centum ad valorem; * * *

PARAGRAPH 1428.

ACT OF 1922.

PAR. 1428. Jewelry, commonly or commercially so known, finished or unfinished, of whatever material composed, valued above 20 cents per dozen pieces, 80 per centum ad valorem; rope, curb, cable, and fancy patterns of chain not exceeding one-half inch in diameter, width, or thickness, valued above 30 cents per yard; and articles valued above 20 cents per dozen pieces, designed to be worn on apparel or carried on or about or attached to the person, such as and including buckles, cardcases, chains, cigar cases, cigar cutters, cigar holders, cigarette cases, cigarette holders, coin holders, collar, cuff, and dress buttons, combs, match boxes, mesh bags and purses, millinery, military and hair ornaments, pins, powder cases, stamp cases, vanity cases, and like articles; all the foregoing and parts thereof, finished or partly finished, composed of metal, whether or not enameled, washed, covered, or plated, including rolled gold plate, and whether or not set with precious or semiprecious stones, pearls, cameos, coral or amber, or with imitation precious stones or imitation pearls, 80 per centum ad valorem; stampings, galleries, mesh, and other materials of metal, whether or not set with glass or paste, finished or partly finished, separate or in strips or sheets, suitable for use in the manufacture of any of the foregoing articles in this paragraph, 75 per centum ad valorem.

ACT OF 1909.

PAR. 448. Chains, pins, collar, cuff, and dress buttons, charms, combs, millinery and military ornaments, together with all other articles of every description, finished or partly finished, if set with imitation precious stones composed of glass or paste (except imitation jet), or composed wholly or in chief value of silver, German silver, white metal, brass, or gun metal, whether or not enameled, washed, covered, plated, or alloyed with

ACT OF 1913.

PAR. 356. Jewelry, commonly or commercially so known, valued above 20 cents per dozen pieces, 60 per centum ad valorem; rope, curb, cable, and fancy patterns of chain not exceeding one-half inch in diameter, width, or thickness, valued above 30 cents per yard; and articles valued above 20 cents per dozen pieces designed to be worn on apparel or carried on or about or attached to the person, such as and including buckles,

gold, silver or nickel, and designed to be worn on apparel or carried on or al out or attached to the person, valued at twenty cents per dozen pieces, one cent each and in addition thereto three-fifths of one cent per dozen for each one cent the value exceeds twenty cents per dozen; all stampings and materials of metal (except iron or steel), or of metal set with glass or paste, finished or partly finished, suitable for use in the manufacture of any of the foregoing articles (except chain valued at less than thirty cents per yard other than nickel or nickel-plated chain), valued at seventy-two cents per gross, three cents per dozen pieces and in addition thereto one-half of one cent per gross for each one cent the value exceeds seventytwo cents per gross; rope, curb, cable, and other fancy patterns of chain, without bar, swivel, snap or ring, composed of rolled gold plate or of silver, German silver, white metal, or brass, not exceeding one-half of one inch in diameter, breadth or thickness, valued at thirty cents per yard, six cents per foot, and in addition thereto three-fifths of one cent per yard for each one cent the value exceeds thirty cents per yard; finished or unfinished bags, purses, and other articles, or parts thereof, made in chief value of metal mesh composed of silver, German silver, or white metal, valued at two dollars per dozen pieces, ten cents per piece and in addition thereto three-fifths of one cent per dozen pieces for each one cent the value exceeds two dollars per dozen; all of the foregoing, whether known as jewelry or otherwise and whether or not denominatively or otherwise provided for in any other paragraph of this Act, twenty-five per centum ad valorem in addition to the specific rate or rates of duty herein provided; all articles com-monly or commercially known as jewelry, or parts thereof, finished or unfinished, including chain, mesh, and mesh bags and purses composed of gold or platinum, whether set or not set with diamonds, pearls, cameos, coral, or other precious or semiprecious stones, or imitations thereof, sixty per centum ad valorem.

card cases, chains, cigar cases, cigar cut-ters, cigar holders, cigarette cases, ciga-rette holders, coin holders, collar, cuff, and dress buttons, combs, match boxes, mesh bags and purses, millinery, military, and hair ornaments, pins, powder cases, stamp cases, vanity cases, and like articles; all the foregoing and parts thereof, finished or partly finished, composed of metal, whether or not enameled, washed, covered, or plated, including rolled gold plate, and whether or not set with precious or semiprecious stones, pearls, cameos, coral, or amber, or with imitation precious stones or imitation pearls, 60 per centum ad valorem. Stampings, galleries, mesh and other materials of metal, whether or not set with glass or paste, finished or partly finished, separate or in strips or sheets, suitable for use in the manufacture of any of the foregoing articles in this paragraph, 50 per centum ad valorem.

PARAGRAPH 1429.

ACT OF 1922.

PAR. 1429. Diamonds and other precious stones, rough or uncut, and not advanced in condition or value from their natural state by cleaving, splitting, cutting, or other process, whether in their natural form or broken, any of the foregoing not set, and diamond dust, 10 per centum ad valorem; pearls and parts thereof, drilled or undrilled, but not set or strung, 20 per centum ad valorem; diamonds, coral, rubies, cameos, and other precious stones and semiprecious stones, cut but not set, and suitable for use in the manufacture of jewelry, 20 per centum ad valorem; imitation precious stones, cut or faceted, imitation semiprecious stones, faceted, imitation half pearls and hollow or filled pearls of all shapes, without hole or with hole partly through only, 20 per centum ad valorem; imitation precious stones, not cut or faceted, imitation semiprecious stones, not faceted, imitation jet buttons, cut, polished or faceted, and imitation solid pearls wholly or partly pierced, mounted or unmounted, 60 per centum ad valorem.

ACT OF 1909.

PAR. 449. Pearls and parts thereof, drilled or undrilled, but not set or strung, ten per centum ad valorem: diamonds, coral, rubies, cameos, and other precious stones and semi-precious stones, cut but not set, and suitable for use in the manufacture of jewelry, ten per centum ad valorem; imitation precious stones, including pearls and parts thereof, for use in the manufacture of jewelry, doublets, artificial, or so-called synthetic or reconstructed pearls and parts thereof, rubies, or other precious stones, twenty per centum ad valorem.

PAR. 555. Diamonds and other precious stones, rough or uncut, and not advanced in condition or value from their natural state by cleaving, splitting, cutting, or other process, * * * [Free]. PAR. 556. * * * bort ¹; any of the

PAR. 556. * * * bort ¹; any of the foregoing not set, and diamond dust [Free].

PAR. 427. * * * buttons of * * * glass, * * * not specially provided for in this section, three-fourths of one cent per line per gross, and in addition thereto, on all the foregoing articles in this paragraph, fifteen per centum ad valorem; * * *.

ACT OF 1913.

PAR. 357. Diamonds and other precious stones, rough or uncut, and not advanced in condition or value from their natural state by cleaving, splitting, cutting, or other process, whether in their natural form or broken, and bort; any of the foregoing not set, and diamond dust, 10 per centum ad valorem; pearls and parts thereof, drilled or undrilled, but not set or strung; diamonds, coral, rubies, cameos, and other precious stones and semiprecious stones, cut but not set, and suitable for use in the manufacture of jewelry, 20 per centum ad valorem; imitation precious stones, including pearls and parts thereof, for use in the manufacture of jewelry, doublets, artificial, or so-called synthetic or reconstructed pearls and parts thereof, rubies, or other precious stones, 20 per centum ad valorem.

PAR. 339. * * * buttons not specially provided for in this section, 40 per centum ad valorem.

PARAGRAPH 1430.

ACT OF 1922.

PAR. 1430. Laces, lace window curtains, burnt-out laces and embroideries capable of conversion into burnt-out laces, nets and nettings, embroidered or otherwise, veils, veilings, flouncings, all-overs, neck rufflings, flutings, quillings, ruchings, tuckings, insertings, galloons, edgings, trimmings, fringes, gimps, ornaments; braids, loom woven and ornamented in the process of weaving, or made by hand, or on any braid machine, knitting machine, or lace machine; and all fabrics and articles composed in any part, however small, of any of the foregoing fabrics or articles; all the foregoing, finished or unfinished (except materials and articles provided for in paragraphs 920, 1006, 1404, 1406, and 1424 of this Act), by whatever name known, and to whatever use applied, and whether or not named, described, or provided for elsewhere in this Act, when composed wholly or in chief value of yarns, threads, filaments, tinsel wire, lame, bullions, metal threads, beads, bugles, spangles, or products of cellulose provided for in paragraph 1213 of this Act, 90 per centum ad valorem; embroideries not specially provided for, and all fabrics and articles embroidered in any manner by hand or machinery, whether with a plain or fancy initial, monogram, or otherwise, or tamboured, appliquéd, scalloped, or ornamented with beads, bugles, or spangles, 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, finished or unfinished, by whatever name known, and to whatever use applied, and whether or not named, described, or provided for elsewhere in this Act, when composed wholly or in chief value of yarns, threads, ornaments, tinsel wire, lame, bullions, metal threads, beads, bugles, spangles, or products of cellulose provided for in paragraph 1213, 75 per centum ad valorem.

¹ Or under par. 1566.

PAR. 179. * * * laces, embroideries, braids, galloons, trimmings, * * * ornaments, * * * made wholly or in chief value of tinsel wire, lame or lahn, bullions, or metal threads, fifteen cents per pound and sixty per centum ad valorem.

PAR. 322. Handkerchiefs or mufflers composed of cotton, whether in the piece or otherwise and whether finished or unfinished, * * * revered, or have drawn threads, * * ten per centum ad valorem in addition to the duty hereinbefore prescribed, and in no case less than fifty-five per centum ad valorem; * * embroidered in any manner, whether with an initial letter, monogram, or otherwise, by hand or machinery, or are tamboured, appliquéed, or trimmed wholly or in part with lace or with tucking or insertion, they shall not pay a less rate of duty than sixty per centum ad valorem.

PAR. 349. Laces, lace window curtains, and all other lace articles: handkerchiefs, napkins, wearing apparel, and all other articles made wholly or in part of lace or laces, or in imitation of lace: nets, nettings, veils, veilings, neck rufflings, ruchings, vens, venngs, neck runnigs, ruch-ings, tuckings, flutings, quillings, em-broideries, trimmings, braids, feather-stitch braids, edgings, insertings, flounc-ings, galloons, gorings, * * * orna-ments, * * * wearing apparel, hand-* * wearing apparel, handments, kerchiefs, and other articles or fabrics embroidered in any manner by hand or machinery, whether with a plain or fancy letter, initial, or monogram, or otherwise, or tamboured, appliquéed, or scalloped, by hand or machinery, for any purpose, or from which threads have been drawn, cut, or punched to produce openwork, ornamented or embroidered in any manner herein described, in any part thereof, however small; hemstitched or tucked flouncings or skirtings; all of the foregoing, composed wholly or in chief value of cotton, flax, or other vegetable fiber, or of cotton, flax, or other vegetable fiber and india rubber, or of cotton, flax, or other vegetable fiber, india rubber, and metal, and not elsewhere specially pro-vided for in this section, sixty per centum ad valorem: Provided, That no article composed wholly or in chief value of one or more of the materials or goods specified in this paragraph, shall pay a less rate of duty than the highest rate imposed by this section upon any of the materials or goods of which the same is composed: And provided further, That no article or fabric of any description, composed of flax or other vegetable fiber, or of which these materials or any of them is the component material of chief value, when embroidered

ACT OF 1913.

PAR. 358. Laces, lace window curtains not specially provided for in this section,

* and all lace articles of whatever varns, threads, or filaments composed; handkerchiefs, napkins, wearing apparel, and all other articles or fabrics made wholly or in part of lace or of imitation lace of any kind; embroideries, wearing ap-parel, handkerchiefs, and all articles or fabrics embroidered in any manner by hand or machinery, whether with a plain or fancy initial, monogram, or otherwise, or tamboured, appliquéd, or scalloped by hand or machinery, any of the foregoing by whatever name known; edgings, insertings, galloons, nets, nettings, veils, veilings, neck rufflings, ruchings, tuckings, flouncings, flutings, quillings, orna-ments; braids, loom woven and ornamented in the process of weaving, or made by hand, or on any braid machine, knitting machine, or lace machine, and not specially provided for; trimmings not specially provided for; woven fabrics or articles from which threads have been omitted, drawn, punched, or cut, and with threads introduced after weaving, forming figures or designs, not including straight hemstitching; and articles made in whole or in part of any of the foregoing fabrics or articles; all of the foregoin; of whatever yarns, threads, or filaments composed, 60 per centum ad valorem.

PAR. 282. Handkerchiefs composed of flax, hemp, or ramie, or of which these substances, or any of them is the component material of chief value, whether in the piece or otherwise, and whether finished or unfinished, * * * revered, or with drawn threads, but not embroidered, initialed, or in part of lace, 40 per centum ad valorem.

PAR. 315. Handkerchiefs * * * composed wholly or in chief value of silk, finished or unfished; * * * revered, or having drawn threads, but not embroidered in any manner with an initial letter, monogram, or otherwise, 50 per centum ad valorem. by hand or machinery, or having hand or machinery embroidery thereon, shall pay a less rate of duty than that imposed in this section upon any embroideries of the materials of which such embroidery is composed.

PAR. 350. Laces, embroideries, edgings, insertings, galloons, flouncings, nets, nettings, trimmings, and veils, composed of cotton, silk, artificial silk, or other material (except wool), made on the Lever or Gothrough machine, seventy per centum ad valorem: *Provided*, That no wearing apparel, handkerchiefs, or articles of any description, composed wholly or in chief value of any of the foregoing, shall pay a less rate of duty than that imposed upon the articles or the materials of which the same are composed.

PAR. 356. Handkerchiefs composed of flax, hemp, or ramie, or of which these substances, or either of them, is the component material of chief value, whether in the piece or otherwise, and whether finished or unfinished, * * * revered, or with drawn threads, but not embroidered, initialed, or in part of lace, fiftyfive per centum ad valorem.

PAR. 383. * * * braids, galloons, edgings, insertings, flouncings, fringes, gimps, * * * ornaments, laces, trimmings, and articles made wholly or in part of lace, embroideries and all articles embroidered by hand or machinery, head nets, nettings, * * * and manufactures of wool ornamented with beads or spangles of whatever material composed, any of the foregoing made of wool or of which wool is the component material, whether containing india rubber or not, fifty cents per pound and sixty per centum ad valorem.

PAR. 400. Handkerchiefs or mufflers composed wholly or in chief value of silk, finished or unfinished, * * * or revered, or have drawn threads, or are embroidered in any manner, whether with an initial letter, monogram, or otherwise, by hand or machinery, or are tamboured, appliquéed, or having tucking or insertion, sixty per centum ad valorem.

tion, sixty per centum ad valorem. PAR. 402. Laces, edgings, insertings, galloons, flouncings, neck rufflings, ruchings, braids, fringes, trimmings, ornaments, nets or nettings, veils or veilings, and articles made wholly or in part of any of the foregoing, or of * * embroideries and articles embroidered by hand or machinery, or tamboured or appliquéed, * * * all of the foregoing composed of silk, or of silk and metal, or of which silk is the component material of chief value, whether in part of India rubber or otherwise and braid composed in part of India rubber, not specially provided for in this section, and silk goods ornamented with beads or spangles, sixty per centum ad valorem: *Provided*, That articles composed wholly or in chief value of any of the materials or goods dutiable under this paragraph shall pay not less than the rate of duty imposed upon such materials or goods by this section: *Provided further*, That tamboured, embroidered, or appliquéed articles or fabrics shall pay no less rate of duty than that imposed upon the material if not so tamboured, embroidered, or appliquéed.

PAR. 405. * * braids, laces, embroideries, galloons, neck rufflings, ruchings, fringes, trimmings, * * * composed wholly or in chief value of yarns, threads, filaments, or fibers of artificial or imitation silk or of artificial or imitation horsehair, by whatever name known, and by whatever process made, forty-five cents per pound, and in addition thereto, sixty per centum ad valorem.

sixty per centum ad valorem. PAR. 421. * * * nets or nettings, laces, embroideries, galloons, wearing apparel, ornaments, trimmings, curtains, fringes, and other articles not specially provided for in this section, composed wholly or in chief value of beads or spangles made of glass or paste, gelatin, metal, or other material, but not in part of wool, sixty per centum ad valorem: Provided, That no article composed wholly or in chief value of beads or spangles made of glass, paste, gelatin, metal, or other material shall pay duty at a less rate than is imposed in any paragraph of this section upon such articles without such beads or spangles.

PARAGRAPH 1431.

ACT OF 1922.

PAR. 1431. Chamois skins, pianoforte, pianoforte-action, player-piano-action leather, enameled upholstery leather, bag, strap, case, football, and glove leather, finished, in the white or in the crust, and seal, sheep, goat, and calf leather, dressed and finished, other than shoe leather, 20 per centum ad valorem.

ACT OF 1909.

PAR, 451. * * * all other leather, calfskins tanned or tanned and dressed. * * * sheep and goat skins (including lamb and kid skins) dressed and finished, * * * and bookbinder's calfskins, all the foregoing not specially provided for in this section, fifteen per centum ad valorem; chamois skin, twenty per centum ad valorem; skins for morocco, tanned but unfinished, five per centum ad valorem; patent, japanned, varnished, or enameled leather weighing not over ten pounds per dozen hides or skins, twenty-seven cents per pound and fifteen per centum ad valorem; if weighing over ten pounds and not over twenty-five pounds per dozen, twenty-seven cents

ACT OF 1913.

PAR. 359. Chamois skins, 15 per centum ad valorem; pianoforte, pianoforte-action, enameled upholstery leather, and glove leathers, 10 per centum ad valorem.

PAR. 530. All leather not specially provided for in this section * * * [Free].

per pound and eight per centum ad valorem; if weighing over twenty-five pounds per dozen, twenty cents per pound and ten per centum ad valorem; pianoforte leather and pianoforte-action leather, and glove leather, twenty per centum ad valorem; * * *.

PARAGRAPH 1432.

ACT OF 1922.

PAR. 1432. Bags, baskets, belts, satchels, cardcases, pocketbooks, jewel boxes, portfolios, and other boxes and cases, not jewelry, wholly or in chief value of leather or parchment, and moccasins, and manufactures of leather, rawhide, or parchment or of which leather, rawhide, or parchment is the component material of chief value, not specially provided for, 30 per centum ad valorem; any of the foregoing permanently fitted and furnished with traveling, bottle, drinking, dining or luncheon, sewing, manicure, or similar sets, 45 per centum ad valorem.

ACT OF 1909.

PAR. 452. Bags, baskets, belts, satchels, card cases, pocketbooks, jewel boxes, portfolios, and other boxes and cases, made wholly of or in chief value of leather, not jewelry, and manufactures of leather, or of which leather is the component material of chief value, not specially provided for in this section, forty per centum ad valorem; any of the foregoing permanently fitted and furnished with traveling, bottle, drinking, dining or luncheon and similar sets, fifty per centum ad valorem.

PAR. 451. * * * shoes made of leather, fifteen per centum ad valorem: * * *

PAR. 480. * * * all articles manufactured, in whole or in part, not provided for in this section, * * * twenty per centum ad valorem.

ACT OF 1913.

PAR. 360. Bags, baskets. belts, satchels, cardcases, pocketbooks, jewel boxes, portfolios, and other boxes and cases, made wholly of or in chief value of leather or parchment, not jewelry, and manufactures of leather or parchment, or of which leather or parchment is the component material of chief value, not specially provided for in this section, 30 per centum ad valorem; any of the foregoing permanently fitted and furnished with traveling, bottle, drinking, dining, luncheon and similar sets, 35 per centum ad valorem.

PAR. 530. * * * shoes made wholly or in chief value of leather; * * * [Free]. PAR. 385. * * * all articles manu-

PAR. 385. * * * all articles manufactured, in whole or in part, not provided for in this section, * * * 15 per centum ad valorem.

PARAGRAPH 1433.

ACT OF 1922.

PAR. 1433. Gloves made wholly or in chief value of leather, whether wholly or partly manufactured, shall pay duty at the following rates, the lengths stated in each case being the extreme length when stretched to their full extent, namely: Men's gloves not over twelve inches in length, \$5 per dozen pairs; and women's and children's gloves not over twelve inches in length, \$4 per dozen pairs; for each inch in length in excess thereof, 50 cents per dozen pairs: *Provided*, That, in addition thereto, on all of the foregoing there shall be paid the following cumulative duties: When lined with cotton, wool, or silk, \$2.40 per dozen pairs; when lined with leather or fur, \$4 per dozen pairs; when embroidered or embellished, 40 cents per dozen pairs: *Provided further*, That all the foregoing shall pay a duty of not less than 50 nor more than 70 per centum ad valorem: *Provided further*, That glove tranks, with or without the usual accompanying pieces, shall pay 75 per centum of the duty provided for the gloves in the fabrication of which they are suitable.

Gloves made wholly or in chief value of leather made from horsehides or pigskins, whether wholly or partly manufactured, 25 per centum ad valorem. PAR. 453. Gloves made wholly or in part of leather, whether wholly or partly manufactured, shall pay duty at the following rates, the lengths stated in each case being the extreme length when stretched to their full extent, namely:

PAR. 454. Women's or children's "glace" finish, Schmaschen (of sheep origin), not over fourteen inches in length, one dollar and twenty-five cents per dozen pairs; over fourteen inches and not over seventeen inches in length, two dollars and twenty-five cents per dozen pairs; over seventeen inches in length, two dollars and seventy-five cents per dozen pairs; men's "glace" finish, Schmaschen (sheep), three dollars per dozen pairs.

PAR. 455. Women's or children's "glace" finish, lamb or sheep, not over fourteen inches in length, two dollars and fifty cents per dozen pairs; over fourteen and not over seventeen inches in length, three dollars and fifty cents per dozen pairs; over seventeen inches in length, four dollars and fifty cents per dozen pairs; men's "glace" finish, lamb or sheep, four dollars per dozen pairs.

PAR. 456. Women's or children's "glace" finish, goat, kid, or other leather than of sheep origin, not over fourteen inches in length, three dollars per dozen pairs; over fourteen and not over seventeen inches in length, three dollars and seventy-five cents per dozen pairs; over seventeen inches in length, four dollars and seventy-five cents per dozen pairs; men's "glace" finish, kid, goat, or other leather than of sheep origin, four dollars per dozen pairs.

PAR. 457. Women's or children's, of sheep origin, with exterior grain surface removed, by whatever name known, not over seventeen inches in length, two dollars and fifty cents per dozen pairs; over seventeen inches in length, three dollars and fifty cents per dozen pairs; men's, of sheep origin, with exterior surface removed, by whatever name known, four dollars per dozen pairs.

four dollars per dozen pairs. PAR. 458. Women's or children's kid, goat, or other leather than of sheep origin, with exterior grain surface removed, by whatever name known, not over fourteen inches in length, three dollars per dozen pairs; over fourteen inches and not over seventeen inches in length, three dollars and seventy-five cents per dozen pairs; over seventeen inches in length, four dollars and seventy-five cents per dozen pairs; men's goat, kid, or other leather than of sheep origin, with exterior grain surface removed, by whatever name known, four dollars per dozen pairs.

ACT OF 1913.

PAR. 361. Gloves, not specially provided for in this section, made wholly or in chief value of leather, whether wholly or partly manufactured, shall pay duty at the following rates, the lengths stated in each case being the extreme length when stretched to their full extent, namely:

PAR. 362. Men's, women's or children's "glacé" finish, Schmaschen (of sheep origin), not over fourteen inches in length, \$1 per dozen pairs; over fourteen inches in length, 25 cents additional per dozen pairs for each inch in excess of fourteen inches.

PAR. 363. All other women's or children's gloves wholly or in chief value of leather, not over fourteen inches in length, \$2 per dozen pairs; over fourteen inches in length, 25 cents additional per dozen pairs for each inch in excess of fourteen inches; all men's leather gloves not specially provided for in this section, \$2.50 per dozen pairs.

PAR. 495. Gloves, made wholly or in chief value of leather made from horsehides, pigskins, * * * whether wholly or partly manufactured [Free].

PAR. 459. In addition to the foregoing rates there shall be paid the following cumulative duties: On all leather gloves. when lined, one dollar per dozen pairs; on all pique or prix seam gloves, forty cents per dozen pairs; on all gloves stitched or embroidered, with more than three single strands or cords, forty cents per dozen pairs.

PAR. 460. Glove tranks, with or without the usual accompanying pieces, shall pay seventy-five per centum of the duty provided for the gloves in the fabrication of which they are suitable.

PARAGRAPH 1434.

ACT OF 1922.

PAR. 1434. Catgut, whip gut, oriental gut, and manufactures thereof, and manufactures of worm gut, 40 per centum ad valorem.

ACT OF 1909.

PAR. 462. Manufactures of * * * catgut or whip gut or worm gut, * * * or of which these substances or any of them is the component material of chief value, not specially provided for in this section, twenty-five per centum ad valorem; * * *. PAR. 467. * * * strings for musical instruments, not otherwise enumerated in

this section, * * * forty-five per centum ad valorem.

PAR. 529. Catgut, whip gut, * * * unmanufactured [Free].

PAR. 364. In addition to the foregoing rates there shall be paid the following cumulative duties: On all leather gloves when lined with cotton or other vegetable fiber, 25 cents per dozen pairs; when lined with a knitted glove or when lined with silk, leather, or wool, 50 cents per dozen pairs; when lined with fur, \$2 per dozen pairs; on all piqué and prixseam gloves, 25 cents per dozen pairs.

PAR. 365. Glove tranks, with or without the usual accompanying pieces, shall pay 75 per centum of the duty provided for the gloves in the fabrication of which they are suitable.

ACT OF 1913.

PAR. 366. Manufactures of catgut, or whip gut, or worm gut, including strings for musical instruments; any of the foregoing or of which these substances or any of them is the component material of chief value, not specially provided for in this section, 20 per centum ad valorem.

PAR. 443. Catgut, whip gut, * * unmanufactured [Free].

PARAGRAPH 1435.

ACT OF 1922.

PAR. 1435. Gas, kerosene, or alcohol mantles, and mantles not specially provided for, treated with chemicals or metallic oxides, wholly or partly manufactured, 40 per centum ad valorem.

ACT OF 1909.

PAR. 183. * * * gas mantles treated with chemicals or metallic oxides, * * forty per centum ad valorem.

PAR. 154. * * * gas, kerosene, or alcohol mantles treated with chemicals or metallic oxides, 25 per centum ad valorem; * * *.

PARAGRAPH 1436.

ACT OF 1922.

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.

ACT OF 1909.

PAR. 461. Harness, saddles, saddlery, in sets or in parts, finished or unfinished, thirty-five per centum ad valorem.

ACT OF 1913.

PAR. 530. * * * harness, saddles, and saddlery, in sets or in parts, finished or unfinished [Free].

ACT OF 1913.

PAR. 450. * * * *Provided*, That on and after October first, nineteen hundred and nine. * * * harness, saddles and saddlery, in sets or in parts, finished or unfinished, composed wholly or in chief value of leather, shall pay a duty of twenty per centum ad valorem.

PARAGRAPH 1437.

ACT OF 1922.

PAR. 1437. Cabinet locks, not of pin tumbler or cylinder construction, not over one and one-half inches in width, 70 cents per dozen; over one and onehalf and not over two and one-half inches in width, \$1 per dozen; over two and one-half inches in width, \$1.50 per dozen: padlocks. not of pin tumbler or cylinder construction, not over one and one-half inches in width, 35 cents per dozen; over one and one-half and not over two and one-half inches in width, 50 cents per dozen; over two and one-half inches in width, 75 cents per dozen; padlocks of pin tumbler or cylinder construction, not over one and one-half inches in width, \$1 per dozen; over one and one-half and not over two and one-half inches in width, \$1.50 per dozen; over two and one-half inches in width, \$1 per dozen; over one and one-half and not over two and one-half inches in width, \$1.50 per dozen; over two and one-half inches in width, \$2 per dozen; all other locks or latches of pin tumbler or cylinder construction, \$2 per dozen; and in addition thereto, on all of the foregoing, 20 per centum ad valorem.

ACT OF 1909.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, gold, silver, platinum, aluminum, or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 167. Articles or wares not specially provided for in this section; * * * if composed wholly or in chief value of iron, steel, lead, copper, brass, nickel, pewter, zinc, aluminum, or other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

PARAGRAPH 1438.

ACT OF 1922.

PAR. 1438. Manufactures of amber, bladders, or wax, or of which these substances or any of them is the component material of chief value, not specially provided for, 20 per centum ad valorem.

ACT OF 1909.

PAR. 462. Manufactures of amber, * * * bladders, * * * or wax, or of which these substances or any of them is the component material of chief value, not specially provided for in this section, twenty-five per centum ad valorem; * * *

PAR. 367. Manufactures of amber, * * * bladders, or wax, or of which these substances or any of them is the component material of chief value, not specially provided for in this section, 10 per centum ad valorem; * * *.

ACT OF 1913.

PARAGRAPH 1439.

ACT OF 1922.

PAR. 1439. Manufactures of bone, chip, grass, horn, quills, india rubber, gutta-percha, palm leaf, straw, weeds, or whalebone, or of which these substances or any of them is the component material of chief value, not specially provided for, 25 per centum ad valorem; automobile, motor cycle, and bicycle tires composed wholly or in chief value of rubber, 10 per centum ad valorem; molded insulators and insulating materials, wholly or partly manufactured, composed wholly or in chief value of india rubber or gutta-percha, 30 per centum ad valorem; composed wholly or in chief value of horn or of horn and metal, 50 per centum ad valorem. The terms "grass" and "straw" shall be understood to mean these substances in their natural state and not the separated fibers thereof.

ACT OF 1909.

PAR. 463. Manufactures of bone, chip, grass, horn, quills, india rubber, palm leaf, straw, weeds, or whalebone, or of which these substances or any of them is the component material of chief value, not specially provided for in this section, thirty-five per centum ad valorem; but the terms "grass" and "straw" shall be understood to mean these substances in their natural form and structure, and not the separated.fiber thereof; sponges made of rubber, forty per centum ad valorem; combs, composed wholly of horn, or composed of horn and metal, fifty per centum ad valorem.

PAR. 464. Manufactures of gutta-percha, * * * or of which these substances or any of them is the component material of chief value, not specially provided for in this section, * * * thirtyfive per centum ad valorem.

ACT OF 1913.

PAR. 368. Manufactures of bone, chip, grass, horn, india rubber or gutta-percha, palm leaf, quills, straw, weeds, or whalebone, or of which any of them is the component material of chief value not otherwise specially provided for in this section, shall be subject to the following rates: Manufactures of india rubber or guttapercha, commonly known as druggists' sundries, 15 per centum ad valorem; manufactures of india rubber or gutta-percha, not specially provided for in this section, 10 per centum ad valorem; palm leaf, 15 per centum ad valorem; bone, chip, horn, quills, and whalebone, 20 per centum ad valorem; grass, straw, and weeds, 25 per centum ad valorem; combs composed wholly of horn or of horn and metal, 25 per centum ad valorem. The terms "grass" and "straw" shall be understood to mean these substances in their natural state, and not the separated fibers thereof.

PARAGRAPH 1440.

ACT OF 1922.

PAR. 1440. Manufactures of ivory or vegetable ivory, or of which either of these substances is the component material of chief value, not specially provided for; manufactures of mother-of-pearl, shell, plaster of Paris, and india rubber known as "hard rubber," or of which these substances or any of them is the component material of chief value, not specially provided for; and shells and pieces of shells engraved, cut, ornamented, or otherwise manufactured, 35 per centum ad valorem.

ACT OF 1909.

PAR. 464. Manufactures of * * * ivory, vegetable ivory, mother-of-pearl and shell, plaster of Paris, * * * and vulcanized india rubber known as "hard rubber," or of which these substances or any of them is the component material of chief value, not specially provided for in this section, and shells engraved, cut, ornamented. or otherwise manufactured, thirty-five per centum ad valorem.

ACT OF 1913.

PAR. 369. * * * manufactures of ivory or vegetable ivory, or of which either of these substances is the component material of chief value, not specially provided for in this section, 35 per centum ad valorem; manufactures of mother-of-pearl and shell, plaster of Paris, * * * and vulcanized india rubber known as "hard rubber," or of which these substances or any of them is the component material of chief value, not specially provided for in this section, 25 per centum ad valorem; shells engraved, cut, ornamented, or otherwise manufactured, 25 per centum ad valorem.

PARAGRAPH 1441.

ACT OF 1922.

PAR. 1441. Electrical insulators and other articles, wholly or partly manufactured, composed wholly or in chief value of shellac, copal, or synthetic phenolic resin, not specially provided for. 30 per centum ad valorem.

to component

ACT OF 1909.

ACT OF 1913.

[Classable according to component material of chief value.]

14137 - 22 - 16

[Classable according

material of chief value.]

PARAGRAPH 1442.

ACT OF 1922.

PAR. 1442. Moss and sea grass, eelgrass, and seaweeds, if manufactured or dyed, 10 per centum ad valorem.

ACT OF 1909.

PAR. 78. Moss and sea grass, eelgrass, and seaweeds, if manufactured or dyed, ten per centum ad valorem.

ACT OF 1913.

PAR. 372. Moss and sea grass, eelgrass, and seaweeds, if manufactured or dyed, 10 per centum ad valorem.

PARAGRAPH 1443.

ACT OF 1922.

PAR. 1443. Musical instruments and parts thereof, not specially provided for, pianoforte or player actions and parts thereof, cases for musical instruments, pitch pipes, tuning forks, tuning hammers, and metronomes, strings for musical instruments composed wholly or in part of steel or other metal, all the foregoing, 40 per centum ad valorem; tuning pins, \$1 per thousand and 35 per centum ad valorem; violins, violas, violoncellos, and double basses, of all sizes, wholly or partly manufactured or assembled, \$1 each and 35 per centum ad valorem; unassembled parts of the foregoing, 40 per centum ad valorem.

ACT OF 1909]

PAR. 467. Musical instruments or parts thereof, pianoforte actions and parts thereof, strings for musical instruments, not otherwise enumerated in this section, cases for musical instruments, pitch pipes, tuning forks, tuning hammers, and metronomes; strings for musical instruments, composed wholly or in part of steel or other metal, all the foregoing, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 373. Musical instruments or parts thereof, pianoforte actions and parts thereof, cases for musical instruments, pitch pipes, tuning forks, tuning hammers, and metronomes; strings for musical instruments, composed wholly or in part of steel or other metal, all the foregoing, 35 per centum ad valorem.

PARAGRAPH 1444.

ACT OF 1922.

PAR. 1444. Phonographs, gramophones, graphophones, and similar articles, and parts thereof, not specially provided for, 30 per centum ad valorem; needles for phonographs, gramophones, graphophones, and similar articles, 45 per centum ad valorem.

ACT OF 1909.

PAR. 468. Phonographs, gramophones, graphophones, and similar articles, or parts thereof, forty-five per centum ad valorem.

PAR. 374. Phonographs, gramophones, graphophones, and similar articles, or parts thereof, 25 per centum ad valorem.

PARAGRAPH 1445.

ACT OF 1922.

PAR. 1445. Rolls: Calender rolls or bowls made wholly or in chief value of cotton, paper, husk, wool, or mixtures thereof, or stone of any nature, compressed between and held together by iron or steel heads or washers fastened to iron or steel mandrels or cores, suitable for use in calendering, embossing, mangling, or pressing operations, 35 per centum ad valorem.

ACT OF 1909.

[Classable according to component material of chief value.]

[Classable according to component material of chief value.]

ACT OF 1913.

ACT OF 1913.

PARAGRAPH 1446.

ACT OF 1922.

PAR. 1446. Rosaries, chaplets, and similar articles of religious devotion, of whatever material composed (except if made in whole or in part of gold, silver, platinum, gold plate, silver plate, or precious or imitation precious stones). valued at not more than \$1.25 per dozen, 15 per centum ad valorem; valued at niore than \$1.25 per dozen, 30 per centum ad valorem; any of the foregoing if made in whole or in part of gold, silver, platinum, gold plate, silver plate, or precious or imitation precious stones, 50 per centum ad valorem.

ACT OF 1909.

[Classable according to component material of chief value or as articles "designed to be worn on apparel or carried on or about or attached to the person."] [Classable according to component material of chief value or as articles "designed to be worn on apparel or carried on or about or attached to the person."]

ACT OF 1913.

PARAGRAPH 1447.

ACT OF 1922.

PAR. 1447. Sponges, 15 per centum ad valorem; manufactures of sponges, or of which sponge is the component material of chief value, not specially provided for, 25 per centum ad valorem.

ACT OF 1909.

PAR. 79. Sponges, twenty per centum ad valorem; manufactures of sponges, or of which sponge is the component material of chief value, not specially provided for in this section, thirty per centum ad valorem.

ACT OF 1913.

PAR. 68. Sponges: Trimmed or untrimmed but not advanced in value by chemical processes, 10 per centum ad valorem; bleached sponges and sponges advanced in value by processes involving chemical operations, manufactures of sponges, or of which sponge is the component material of chief value, not specially provided for in this section. 15 per centum ad valorem

PARAGRAPH 1448.

ACT OF 1922.

PAR. 1448. Violin rosin, 15 per centum ad valorem.

ACT OF 1909.

PAR. 469. Violin rosin, in boxes or

cases or otherwise, twenty per centum ad

valorem.

PAR. 375. Violin rosin, in boxes or cases or otherwise, 10 per centum ad valorem.

ACT OF 1913.

PARAGRAPH 1449.

ACT OF 1922.

PAR. 1449. Works of art, including paintings in oil or water colors, pastels, pen and ink drawings, and copies, replicas. or reproductions of any of the same; statuary, sculptures, or copies, replicas, or reproductions thereof; and etchings and engravings; all the foregoing, not specially provided for, 20 per centum ad valorem.

ACT OF 1909.

PAR. 470. Paintings in oil or water colors, pastels, pen and ink drawings, and sculptures, not specially provided for in this section, fifteen per centum ad valorem; but the term "sculptures" as used in this Act shall be understood to include only such as are cut, carved, or otherwise wrought by hand from a solid block or mass of marble, stone, or alabaster, or from metal, and as are the professional production of a sculptor only, and the term "painting" as used in this Act shall be understood not to include such as are made wholly or in part by stenciling or other mechanical processes.

PAR. 416. * * * engravings, * * * etchings. * * * all the foregoing wholly or in chief value of paper, and not specially provided for in this section, twenty-five per centum ad valorem. * * *

PARAGRAPH 1450.

ACT OF 1922.

PAR. 1450. Peat moss, 50 cents per ton.

ACT OF 1909.

PAR. 471. Peat moss, one dollar per PAR. 377. Peat moss, 50 cents per ton ton.

PARAGRAPH 1451.

ACT OF 1922.

PAR. 1451. Pencils of paper, wood, or other material not metal, filled with lead or other material, pencils of lead, crayons, including charcoal crayons or fusains, and mechanical pencils, not specially provided for, 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; slate pencils, not in wood, 25 per centum ad valorem.

ACT OF 1909.

PAR. 56. * * * crayons, including charcoal crayons or fusains, * * * not otherwise specially provided for in this section, thirty per centum ad valorem; * * *

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of * * * metal, and whether partly or wholly manufactured, forty-five per centum ad valorem. PAR. 448. * * * articles of every de-

PAR. 448. * * * articles of every description, finished or partly finished, * * composed wholly or in chief value of silver, German silver, white metal, brass, or gunmetal, whether or not enameled, washed, covered, plated, or alloyed with gold, silver or nickel, and designed to be * * * carried on or

ACT OF 1913.

PAR. 376. Works of art, including paintings in oil or water-colors, pastels, pen and ink drawings, or copies, replicas or reproductions of any of the same, statuary, sculptures, or copies, replicas or reproductions thereof, and etchings and engravings, not specially provided for in this section, 15 per centum ad valorem.

ACT OF 1913.

PAR. 63. * * * crayons, including charcoal crayons or fusains, * * * not specially provided for in this section, 15 per centum ad valorem; * * *.

PAR. 167. Articles or wares not specially provided for in this section; if composed wholly or in part of platinum, gold, or silver, and articles or wares plated with gold or silver, and whether partly or wholly manufactured, 50 per centum ad valorem; if composed wholly or in chief value of * * * other metal, but not plated with gold or silver, and whether partly or wholly manufactured, 20 per centum ad valorem.

centum ad valorem. PAR. 356. * * * articles valued above 20 cents per dozen pieces designed

ACT OF 1913.

about or attached to the person, valued at twenty cents per dozen pieces. one cent each and in addition thereto three-fifths of one cent per dozen for each one cent the value exceeds twenty cents per dozen; * * *

PAR. 472. Pencils of paper or wood, or other material not metal, filled with lead or other material, and pencils of lead, forty-five cents per gross and twenty-five per centum ad valorem; slate pencils, covered with wood, thirty-five per centum ad valorem; all other slate pencils, three cents per one hundred. to be worn on apparel or carried on or about or attached to the person, such as and including * * * like articles; all the foregoing and parts thereof, finished or partly finished, composed of metal, whether or not enameled, washed, covered, or plated, including rolled gold plate, and whether or not set with precious or semiprecious stones, * * * or with imitation precious stones * * *

PAR. 378. Pencils of paper or wood or other material not metal, filled with lead or other material, pencils of lead. 36 cents per gross, but in no case shall any of the foregoing pay less than 20 per centum ad valorem; slate pencils, 25 per centum ad valorem.

PARAGRAPH 1452.

ACT OF 1922.

PAR. 1452. Pencil leads not in wood or other material, 6 cents per gross; leads, commonly known as refills, black, colored, or indelible, not exceeding six one-hundredths of one inch in diameter and not exceeding two inches in length, 10 cents per gross, and longer leads shall pay in proportion in addition thereto; colored or crayon leads, copy or indelible leads, not specially provided for. 40 per centum ad valorem.

ACT OF 1909.

PAR. 473. Pencil leads not in wood, or other material, black, three-fourths of one cent per ounce; colored, one and onefourth cents per ounce; copying, two cents per ounce. PAR. 379. Pencil leads not in wood or other material, 10 per centum ad valorem.

ACT OF 1913.

PARAGRAPH 1453.

ACT OF 1922.

PAR. 1453. Photographic cameras and parts thereof. not specially provided for, 20 per centum ad valorem; photographic dry plates, not specially provided for. 15 per centum ad valorem; photographic and moving-picture films, sensitized but not exposed or developed, four-tenths of 1 cent per linear foot of the standard width of one and three-eighths inches, and all other widths shall pay duty in equal proportion thereto; photographic-film negatives, imported in any form, for use in any way in connection with moving-picture exhibits, or for making or reproducing pictures for such exhibits, exposed but not developed, 2 cents per linear foot; exposed and developed, 3 cents per linear foot; photographicfilm positives, imported in any form, for use in any way in connection with moving-picture exhibits, including herein all moving, motion, motophotography, or cinematography film pictures, prints, positives, or duplicates of every kind and nature, and of whatever substance made, 1 cent per linear foot: Provided, That upon the importation of photographic and motion-picture films or film negatives taken from the United States and exposed in a foreign country by an American producer of motion pictures operating temporarily in said foreign country in the course of production of a picture 60 per centum or more of which is made in the United States the duty shall be 1 cent per linear foot, and the Secretary of the Treasury shall prescribe such rules and regulations as may be necessary for the entry of such films or film negatives under this proviso: *Provided further*, That all photographic films imported under this Act shall be subject to such censorship as may be imposed by the Secretary of the Treasury.

PAR. JOS. * * * optical instruments, * * * all the foregoing not specially provided for in this section, forty-five per centum ad valorem.

PAR. 474. Photographic dry plates or films, not otherwise specially provided for in this section, twenty-five per centum ad valorem. Photographic film negatives, imported in any form, for use in any way in connection with moving-picture exhibits, or for making or reproducing pictures for such exhibits, and movingpicture films not developed or exposed, twenty-five per centum ad valorem. Photographic film positives, imported in any form, for use in any way in connection with moving-picture exhibits, including herein all moving, motion, motophotography or cinematography film pictures, prints, positives or duplicates of every kind and nature, and of whatever substance made, one and one-half cents per linear or running foot.

ACT OF 1913.

PAR. 380. Photographic cameras, and parts thereof, not specially provided for in this section, photographic dry plates, not specially provided for in this section, 15 per centum ad valorem; photographicfilm negatives, imported in any form, for use in any way in connection with movingpicture exhibits, or for making or repro-ducing pictures for such exhibits, ex-posed but not developed, 2 cents per linear or running foot; if exposed and developed, 3 cents per linear or running foot; photographic-film positives, imported in any form, for use in any way in connection with moving-picture exhibits, including herein all moving, motion, motophotography or cinematography film pictures, prints, positives or duplicates of every kind and nature, and of whatever sulstance made, 1 cent per linear or running foot: Provided, however, That all photographic-films imported under this section shall be subject to such censorship as may be imposed by the Secretary of the Treasury.¹

PAR. 576. Photographic and movingpicture films, sensitized but not exposed or developed [Free].

PARAGRAPH 1454.

ACT OF 1922.

PAR. 1454. Pipes and smokers' articles: Common tobacco pipes and pipe bowls made wholly of clay, valued at not more than 40 cents per gross, 15 cents per gross; valued at more than 40 cents per gross. 45 per centum ad valorem; pipe bowls commercially known as stummels; pipes, cigar and cigarette holders, not specially provided for, and mouthpieces for pipes, cigar and cigarette holders, all the foregoing of whatever material composed, and in whatever condition of manufacture, whether wholly or partly finished, or whether bored or unbored; pouches for chewing or smoking tobacco, cases suitable for pipes, cigar and cigarette holders, finished or partly finished; cigarette books, cigarette-book covers, cigarette paper in all forms, except cork paper; and all smokers' articles whatsoever, and parts thereof, finished or unfinished, not specially provided for, of whatever material composed, except china, porcelain, parian, bisque, earthen or stone ware, 60 per centum ad valorem; meerschaum, crude or unmanufactured, 20 per centum ad valorem.

ACT OF 1909.

PAR. 475. Pipes and smokers' articles: Common tobacco pipes and pipe bowls made wholly of clay, valued at not more than forty cents per gross, fifteen cents per gross; other tobacco pipes and pipe bowls of clay, fifty cents per gross and twenty-five per centum ad valorem; other pipes and pipe bowls of whatever material composed, and all smokers' articles whatsoever, not specially provided for in this section, including cigarette books, cigarette book covers, pouches for smoking or chewing tobacco, and cigarette paper in all forms, sixty per centum ad valorem.

PAR. 625. Meerschaum, crude or unmanufactured [Free].

ACT OF 1913.

PAR. 381. Pipes and smokers' articles: Common tobacco pipes and pipe bowls made wholly of clay, 25 per centum ad valorem; other pipes and pipe bowls of whatever material composed, and all smokers' articles whatsoever, not specially provided for in this section, including cigarette books, cigarette-book covers, pouches for smoking or chewing tobacco, and cigarette paper in all forms, except cork paper, 50 per centum ad valorem; meerschaum, crude or unmanufactured, 20 per centum ad valorem.

¹ The act of July 31, 1912, chapter 263, forbids importation of any film or other pictorial representation of a prize fight.

PARAGRAPH 1455.

ACT OF 1922.

PAR. 1455. All thermostatic bottles, carafes, jars, jugs, and other thermostatic containers, or blanks and pistons of such articles, of whatever material composed, constructed with a vacuous or partially vacuous insulation space to maintain the temperature of the contents, whether imported, finished or unfinished, with or without a jacket or casing of metal or other material, shall pay the following rates of duty, namely: Having a capacity of one pint or less, 15 cents each; having a capacity of more than one pint, 30 cents each; and in addition thereto, on all of the foregoing, 45 per centum ad valorem; parts of any of the foregoing not including those above mentioned, 55 per centum ad valorem: *Provided*, That all articles specified in this paragraph when imported shall have the name of the maker or purchaser and beneath the same the name of the glass part, and die stamped on the jacket or casing of metal or other material, in a place that shall not be covered thereafter: *Provided further*, That each label, wrapper, box, or carton in which any of the foregoing are wrapped or packed, when imported, shall have the name of the maker or purchaser and beneath the same the maker or purchaser and beneath the foregoing are wrapped or packed, when imported, shall have the name of the maker or purchaser and beneath the same the name of the maker or purchaser and beneath the same or purchaser and beneath the same the name of the maker or purchaser and beneath the same the name of the maker or purchaser and beneath the same the name of the maker or purchaser and beneath the same the name of the maker or purchaser and beneath the same or purchaser and beneath the same the name of the maker or purchaser and beneath the same the name of the country of origin legibly, indelibly, and conspicuously stamped or printed thereon.

ACT OF 1909.

[Classable according to component material of chief value. Those of blown glass dutiable under paragraph 98 at 60 per centum ad valorem.]

ACT OF 1913.

[Classable according to component material of chief value. Those of blown glass dutiable under paragraph 84 at 45 per centum ad valorem.]

PARAGRAPH 1456.

ACT OF 1922.

PAR. 1456. Umbrellas, parasols, and sunshades covered with material other than paper or lace, not embroidered or appliquéd, 40 per centum ad valorem; handles and sticks for umbrellas, parasols, sunshades, and walking canes. finished or unfinished, 40 per centum ad valorem.

ACT OF 1909.

PAR. 478. Umbrellas, parasols, and sunshades covered with material other than paper or lace, fifty per centum ad valorem. Sticks for umbrellas, parasols, or sunshades, and walking canes, finished or unfinished, forty per centum ad valorem.

ACT OF 1913.

PAR. 383. Umbrellas, parasols, and sunshades covered with material other than paper or lace, not embroidered or appliquéd, 35 per centum ad valorem. Sticks for umbrellas, parasols, or sunshades, and walking canes, finished or unfinished, 30 per centum ad valorem.

PARAGRAPH 1457.

ACT OF 1922.

PAR. 1457. Waste, not specially provided for, 10 per centum ad valorem.

ACT OF 1909.

PAR. 479. Waste, not specially provided for in this section, ten per centum ad valorem.

PAR. 660. Rags, not otherwise specially provided for in this section [Free].

ACT OF 1913.

PAR. 384. Waste, not specially provided for in this section, 10 per centum ad valorem.

PAR. 586. Rags, not otherwise specially provided for in this section [Free].

PARAGRAPH 1458.

ACT OF 1922.

PAR. 1458. White bleached beeswax, 25 per centum ad valorem.

ACT OF 1909.

ACT OF 1913.

PAR. 412. Beeswax [Free].

PAR. 506. Beeswax [Free].

PARAGRAPH 1459.

ACT OF 1922.

PAR. 1459. That there shall be levied, collected, and paid on the importation of all raw or unmanufactured articles not enumerated or provided for, a duty of 10 per centum ad valorem, and on all articles manufactured, in whole or in part, not specially provided for, a duty of 20 per centum ad valorem.

ACT OF 1909.

PAR. 480. That there shall be levied, collected, and paid on the importation of all raw or unmanufactured articles, not enumerated or provided for in this section, a duty of ten per centum ad valorem, and on all articles manufactured, in whole or in part, not provided for in this section, a duty of twenty per centum ad valorem.

PAR. 95. * * * carbon, not specially provided for in this section, twenty per centum ad valorem; * * *.

PAR. 359. Istle or tampico, when dressed, dyed, or combed, twenty per centum ad valorem.

ACT OF 1913.

PAR. 385. That there shall be levied, collected, and paid on the importation of all raw or unmanufactured articles not enumerated or provided for in this section, a duty of 10 per centum ad valorem, and on all articles manufactured, in whole or in part, not provided for in this section, a duty of 15 per centum ad valorem.

PAR. 7. * * * ammoniacal gas liquor, 10 per centum ad valorem. PAR. 81. * * * unmanufactured car-

PAR. 81. * * * unmanufactured carbon, not specially provided for in this section, 15 per centum ad valorem; * * *

PAR. 285. Istle or tampico, when dressed, dyed, or combed, 20 per centum ad valorem.

PARAGRAPH 1460.

ACT OF 1922.

PAR. 1460. That each and every imported article, not enumerated in this Act, which is similar, either in material, quality, texture, or the use to which it may be applied to any article enumerated in this Act as chargeable with duty, shall pay the same rate of duty which is levied on the enumerated article which it most resembles in any of the particulars before mentioned; and if any non-enumerated article equally resembles two or more enumerated articles on which different rates of duty are chargeable, there shall be levied on such non-enumerated article the same rate of duty ; and on articles not enumerated, manufactured of two or more materials, the duty shall be assessed at the highest rate at which the same would be chargeable if composed wholly of the component material thereof of chief value; and the words "component material of chief value," wherever used in this Act, shall be held to mean that component material which shall exceed in value any other single component material of the article; and the value of each component material shall be determined by the ascertained value of such material in its condition as found in the article. If two or more rates of duty shall be applicable to any imported article, it shall pay duty at the highest of such rates.

ACT OF 1909.

PAR. 481. That each and every imported article, not enumerated in this section, which is similar, either in material, quality, texture, or the use to which it may be applied, to any article enumerated in this section as chargeable with duty, shall pay the same rate of duty which is levied on the enumerated article which it most resembles in any of the particulars before mentioned; and if any nonenumerated article equally resembles two or more enumerated articles on which different rates of duty are chargeable, there shall be levied on such nonenumerated article the same rate of duty as is chargeable on the article which it resembles paying the highest rate of duty; and on articles not enumerated, manufactured of two or more materials, the duty shall be assessed at the highest rate at which the same would be chargeable if composed wholly of the component material thereof of chief value; and the words "component material of chief value," wherever used in this section, shall be held to mean that component material which shall exceed in value any other single component material of the article; and the value of each component material shall be determined by the ascertained value of such material in its condition as found in the article. If two or more rates of duty shall be applicable to any imported article, it shall pay duty at the highest of such rates.

ACT OF 1913.

PAR. 386. That each and every imported article, not enumerated in this section, which is similar, either in material, quality, texture, or the use to which it may be applied, to any article enumerated in this section as chargeable with duty, shall pay the same rate of duty which is levied on the enumerated article which it most resembles in any of the particulars before mentioned; and if any nonenumerated article equally resembles two or more enumerated articles on which different rates of duty are chargeable, there shall be levied on such nonenumerated article the same rate of duty as is chargeable on the article which it resembles paying the highest rate of duty; and on articles not enumerated, manufactured of two or more materials, the duty shall be assessed at the highest rate at which the same would be chargeable if composed wholly of the component material thereof of chief value; and the words "component material of chief value," wherever used in this section, shall be held to mean that component material which shall exceed in value any other single component material of the article; and the value of each component material shall be determined by the ascertained value of such material in its condition as found in the article. If two or more rates of duty shall be applicable to any imported article, it shall pay duty at the highest of such rates.

Title II.

FREE LIST.

ACT OF 1922.

SECTION 201. That on and after the day following the passage of this Act, except as otherwise specially provided for in this Act, the articles mentioned in the following paragraphs, when imported into the United States or into any of its possessions (except the Philippine Islands, the Virgin Islands, and the islands of Guam and Tutuila), shall be exempt from duty:

ACT OF 1909.

FREE LIST.

That on and after the day following the passage of this Act, except as otherwise specially provided for in this Act, the articles mentioned in the following paragraphs shall, when imported into the United States or into any of its possessions (except the Philippine Islands and the islands of Guam and Tutuila), be exempt from duty:

ACT OF 1913.

FREE LIST.¹

That on and after the day following the passage of this Act, except as otherwise specially provided for in this Act, the articles mentioned in the following paragraphs shall, when imported into the United States or into any of its possessions (except the Philippine Islands and the islands of Guam and Tutuila), be exempt from duty:

SCHEDULE 15.

PARAGRAPH 1501.

ACT OF 1922.

PAR. 1501. Acids and acid anhydrides: Chromic acid, hydrofluoric acid, hydrochloric or muriatic acid, nitric acid, sulphuric acid or oil of vitriol, and mixtures of nitric and sulphuric acids, valerianic acid, and all anhydrides of the foregoing not specially provided for [Free].

ACT OF 1909.

PAR. 1. Acids: * * * chromic acid, two cents per pound; * * * sulphuric acid or oil of vitriol not specially provided for in this section, one-fourth of one cent per pound: * * *.

cent per pound; * * *. PAR. 482. Acids: * * * fluoric, hydrochloric or muriatic, nitric, * * * and valerianic [Free].

PAR. 687. Sulphuric acid which at the temperature of sixty degrees Fahrenheit does not exceed the specific gravity of one

ACT OF 1913.

PAR. 387. Acids: * * * chromic, fluoric, hydrofluoric, hydrochloric or muriatic, nitric, * * * sulphuric or oil of vitrol, and valerianic [Free].

¹Supplies for American Red Cross donated abroad exempted from duty by act of Aug. 31, 1918, chap. 165, until one year after end of war.

and three hundred and eighty onethousandths, for use in manufacturing superphosphate of lime or artificial manures of any kind, or for any agricultural pur-poses [Free]: *Provided*, That upon all sul-phuric acid imported from any country, whether independent or a dependency, which imposes a duty upon sulphuric acid imported into such country from the United States, there shall be levied and collected a duty of one-fourth of one cent per pound.

PAR. 3. * * * chemical compounds, mixtures and salts, * * * not specially provided for in this section, twentyfive per centum ad valorem; * * *. [Covered mixtures of nitric and sulphurie acids.]

[No corresponding provision for anhydrides.]

PARAGRAPH 1502.

ACT OF 1922.

PAR. 1502. Aconite, aloes, asafetida, cocculus indicus, ipecac, jalap, manna: marshmallow or althea root, leaves and flowers; maté, and pyrethrum or in-sect flowers, all the foregoing which are natural and uncompounded and are in a crude state, not advanced in value or condition by shredding, grinding, chipping, crushing, or any other process or treatment whatever beyond that essential to proper packing and the prevention of decay or deterioration pending manufacture [Free]: *Provided*, That no article containing alcohol shall be admitted free of duty under this paragraph.

ACT OF 1909.

PAR. 483. Aconite [Free].

PAR. 503. Asafetida [Free].

PAR. 538. Cocculus indicus [Free]. PAR. 559. Drugs, * * * not advanced * * [Free]. [Covered aloes and pyrethrum or insect flowers.]

PAR. 594. Ipecac [Free]. PAR. 597. Jalap [Free]. PAR. 620. Manna [Free]. PAR. 623. Marshmallow or althea root, leaves or flowers, natural or unmanufactured [Free].

* * * unmanufactured PAR. 480. articles, not enumerated * * * ten per centum ad valorem, * * *. [Covered maté.]

ACT OF 1913.

[Mixtures of nitric and sulphuric acids

covered by the provision for nitric acid in

par. 387 of the free list. Aetna Explosives Co. v. United States, 9 Ct. Cust. Appls., 298, of 1919.]

PAR. 388. Aconite [Free].

PAR. 405. Asafetida [Free].

PAR. 454. Cocculus indicus [Free]. PAR. 477. Drugs, * * * not advanced * * [Free]. [Covered aloes and pyr-

ethrum or insect flowers.]

PAR. 516. Ipecac [Free]. PAR. 519. Jalap [Free]. PAR. 541. Manna [Free].

PAR. 544. Marshmallow or althea root, leaves or flowers, natural or unmanufactured [Free].

* * * vegetable sub-PAR. 552. stances, crude or unmanufactured, not otherwise specially provided for in this section [Free]. [Covered maté.]

PARAGRAPH 1503.

ACT OF 1922.

PAR. 1503. Agates, unmanufactured [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 485. Agates, unmanufactured PAR. 390. Agates, unmanufactured Free]. [Free].

PARAGRAPH 1504.

ACT OF 1922.

PAB. 1504. Agricultural implements: Plows, tooth or disk harrows, headers, harvesters, reapers, agricultural drills and planters, mowers, horserakes, cultivators, thrashing machines, cotton gins, machinery for use in the manufacture of sugar, wagons and carts, cream separators valued at not more than \$50 each, and all other agricultural implements of any kind or description, not specially provided for, whether in whole or in parts, including repair parts [Free]: *Provided*, That no article specified by name in Title I shall be free of duty under this paragraph.

ACT OF 1909.

PAR. 476. Plows, tooth and disk harrows, harvesters, reapers, agricultural drills and planters, mowers, horserakes, cultivators, threshing machines, and cotton gins, fifteen per centum ad valorem: *Provided*, That any of the foregoing, when imported from any country, dependency, province, or colony which imposes no tax or duty on like articles imported from the United States, shall be imported free of duty.

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, * * * or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 391. Agricultural implements: Plows, tooth and disk harrows, headers, harvesters, reapers, agricultural drills and planters, mowers, horserakes, cultivators, thrashing machines, cotton gins, machinery for use in the manufacture of sugar, wagons and carts, and all other agricultural implements of any kind and description, whether specifically mentioned herein or not, whether in whole or in parts including repair parts [Free]

in parts, including repair parts [Free]. PAR. 441. * * * cream separators valued at not exceeding \$75, * * * [Free].

PARAGRAPH 1505.

ACT OF 1922.

PAR. 1505. Albumen, not specially provided for [Free].

ACT OF 1909.

PAR. 486. Albumen, not specially provided for in this section [Free]. PAR. 392. Albumen, not specially provided for in this section [Free].

ACT OF 1913.

PARAGRAPH 1506.

ACT OF 1922.

PAR. 1506. Any animal imported by a citizen of the United States specially for breeding purposes, shall be admitted free, whether intended to be used by the importer himself or for sale for such purposes, except black or silver foxes: Provided, That no such animal shall be admitted free unless pure bred of a recognized breed and duly registered in a book of record recognized by the Secretary of Agriculture for that breed: Provided further, That the certificate of such record and pedigree of such animal shall be produced and submitted to the Department of Agriculture, duly authenticated by the proper custodian of such book of record, together with an affidavit of the owner, agent, or importer that the animal imported is the identical animal described in said certificate of record and pedigree. The Secretary of Agriculture may prescribe such regulations as may be required for determining the purity of breeding and the identity of such animal: And provided further, That the collectors of customs shall require a certificate from the Department of Agriculture stating that such animal is pure bred of a recognized breed and duly registered in a book of record recognized by the Secretary of Agriculture for that breed.

The Secretary of the Treasury may prescribe such additional regulations as may be required for the strict enforcement of this provision.

Horses, mules, asses, cattle, sheep, and other domestic animals straying across the boundary line into any foreign country, or driven across such boundary line by the owner for temporary pasturage purposes only, together with their offspring, shall be dutiable unless brought back to the United States within eight months, in which case they shall be free of duty, under regulations to be prescribed by the Secretary of the Treasury: And provided further, That the provisions of this Act shall apply to all such animals as have been imported and are in quarantine or otherwise in the custody of customs or other officers of the United States at the date of the taking effect of this Act.

ACT OF 1909.

PAR. 492. Any animal imported by a citizen of the United States, specially for breeding purposes shall be admitted free, whether intended to be so used by the importer himself, or for sale for such purpose: *Provided*, That no such animal shall be admitted free unless pure bred of a recognized breed, and duly registered in the book of record established for that breed: And provided further, That certificate of such record and of the pedigree of such animal shall be produced and submitted to the customs officer, duly authenticated by the proper custodian of such book of record, together with the affidavit of the owner, agent, or importer that such animal is the identical animal described in said certificate of record and pedigree: And provided further, That the Secretary of Agriculture shall determine and certify to the Secretary of the Treasury what are recognized breeds and pure bred animals under the provisions of this paragraph. The Secretary of the Treasury may prescribe such additional regulations as may be required for the strict enforcement of this provision. Cattle, horses, sheep, or other domestic animals straying across the boundary line into any foreign country, or driven across such boundary line by the owner for temporary pasturage purposes only, together with their offspring, may be brought back to the United States within six months free of duty, under regulations to be prescribed by the Secretary of the Treasury: And provided further, That the provisions of this Act shall apply to all such animals as have been imported and are in quarantine, or otherwise in the custody of customs or other officers of the United States, at the date of the passage of this Act.

ACT OF 1913.

PAR. 397. Any animal imported by a citizen of the United States, specially for breeding purposes, shall be admitted free, whether intended to be used by the importer himself or for sale for such purposes: *Provided*, That no such animal shall be admitted free unless pure bred of a recognized breed, and duly registered in a book of record recognized by the Secretary of Agriculture for that breed: And provided further, That the certificate of such record and pedigree of such animal shall be produced and submitted to the Department of Agriculture, duly authenticated by the proper custodian of such book of record, together with an affidavit of the owner, agent, or importer that the animal imported is the identical animal described in said certificate of record and pedigree. The Secretary of Agriculture may prescribe such regulations as may be required for determining the purity of breeding and the identity of such animal: And provided further, That the collectors of customs shall require a certificate from the Department of Agriculture stating that such animal is pure bred of a recognized breed and duly registered in a book of record recognized by the Secretary of Agriculture for that breed.

The Secretary of the Treasury may prescribe such additional regulations as may be required for the strict enforcement of this provision.

Horses, mules, and asses straying across the boundary line into any foreign country, or driven across such boundary line by the owner for temporary pasturage purposes only, together with their offspring, shall be dutiable unless brought back to the United States within six months, in which case they shall be free of duty, under regulations to be prescribed by the Secretary of the Treasury: *And provided further*, That the provisions of this Act shall apply to all such animals as have been imported and are in quarantine or otherwise in the custody of customs or other officers of the United States at the date of the taking effect of this Act.

PARAGRAPH 1507.

ACT OF 1922.

PAB. 1507. Animals brought into the United States temporarily for a period not exceeding six months, for the purpose of breeding, exhibition, or competition for prizes offered by any agricultural, polo, or racing association; but a bond shall be given in accordance with regulations prescribed by the Secretary

¹ Par. 15 of the emergency tariff act of 1921 reads: "Cattle and sheep and other stock imported for breeding purposes shall be admitted free of duty."

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

ACT OF 1909.

PAR. 493. Animals brought into the United States temporarily for a period not exceeding six months, for the purpose of breeding, exhibition or competition for prizes offered by any agricultural, polo, or racing association; but a bond shall be given in accordance with regulations prescribed by the Secretary of the Treasury; also teams of animals, including their harness and tackle and the wagons or other vehicles actually owned by persons emigrating from foreign countries to the United States with their families, and in actual use for the purpose of such emigration under such regulations as the Secretary of the Treasury may prescribe; and wild animals intended for exhibition in zoological collections for scientific and educational purposes, and not for sale or profit [Free].

ACT OF 1913.

PAR. 398. Animals brought into the United States temporarily for a period not exceeding six months, for the purpose of breeding, exhibition or competition for prizes offered by any agricultural, polo, or racing association; but a bond shall be given in accordance with regulations prescribed by the Secretary of the Treasury; also teams of animals, including their harness and tackle, and the wagons or other vehicles actually owned by persons emigrating from foreign countries to the United States with their families, and in actual use for the purpose of such emigration under such regulations as the Secretary of the Treasury may prescribe; and wild animals intended for exhibition in zoological collections for scientific and educational purposes, and not for sale or profit [Free].

PARAGRAPH 1508.

ACT OF 1922.

PAR. 1508. Antimony ore [Free].

ACT OF 1909.

PAR. 173. * * * antimony ore. stib-nite * * * one cent per pound on the antimony contents therein contained: Provided, That on all importations of antimony-bearing ores and matte containing antimony the duties shall be estimated at the port of entry, and a bond given in double the amount of such estimated duties for the transportation of the ores by common carriers bonded for the transpor-tation of appraised or unappraised merchandise to properly equipped sampling or smelting establishments, whether desig-nated as bonded warehouses or otherwise. On the arrival of the ores at such establishment, they shall be sampled according to commercial methods under the supervision of government officers, who shall be stationed at such establishment, and who shall submit the samples thus obtained to a government assayer, desig-nated by the Secretary of the Treasury, who shall make a proper assay of the sample, and report the result to the proper customs officers, and the import entry shall be liquidated thereon, except in

ACT OF 1913.

PAR. 396. Antimony ore and stibnite containing antimony, but only as to the antimony content [Free]. case of ores that shall be removed to a bonded warehouse to be refined for ex-portation as provided by law, and the Secretary of the Treasury is authorized to make all necessary regulations to enforce the provisions of this paragraph; * * *.

PARAGRAPH 1509.

ACT OF 1922.

PAR. 1509. Annatto and all extracts of, archil or archil liquid, cochineal, cudbear, gambier, litmus prepared or unprepared; all of the foregoing not containing alcohol [Free].

ACT OF 1909.

PAR. 494. Annatto, roucou, rocoa, or orleans, and all extracts of [Free]. PAR. 539. Cochineal [Free].

PAR. 550. Cudbear [Free].

PAR. 575. Gambier [Free].

PAR. 615. Litmus, prepared or not prepared [Free].

PAR. 642. Orchil, or orchil liquid [Free].

PAR. 694. Terra japonica [Free].

ACT OF 1913.

PAR. 399. Annatto, roucou, rocoa, or orleans, and all extracts of [Free].

PAR. 455. Cochineal [Free].

PAR. 469. Cudbear [Free].

PAR. 492. Gambier [Free].

PAR. 536. Litmus, prepared or not prepared [Free].

PAR. 564. Orchil, or orchil liquid [Free].

PAR. 630. Terra japonica [Free].

PARAGRAPH 1510.

ACT OF 1922.

PAR. 1510. Antitoxins, vaccines, viruses, serums, and bacterins, used for therapeutic purposes [Free].

ACT OF 1909.

PAR. 704. Vaccine virus [Free]. [No corresponding provision for the other commodities.]

PARAGRAPH 1511.

ACT OF 1922.

PAR. 1511. Arrowroot in its natural state and not manufactured [Free].

ACT OF 1909.

PAR. 496. Arrowroot in its natural PAR. 402. Arrowroot in its natural state and not manufactured [Free]. state and not manufactured [Free].

PARAGRAPH 1512.

ACT OF 1922.

PAR. 1512. Sulphide of arsenic [Free].

ACT OF 1909.

PAR. 497. Arsenic and sulphide of arsenic, or orpiment [Free].

ACT OF 1913.

PAR. 403. Arsenic and sulphide of arsenic, or orpiment [Free].

ACT OF 1913.

PAR. 400. Antitoxins, vaccine virus, and all other serums derived from animals and used for therapeutic purposes [Free].

ACT OF 1913.

PARAGRAPH 1513.

ACT OF 1922.

PAR. 1513. Arsenious acid or white arsenic [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 482. Acids: * * * arsenious, PAR. 387. Acids: * * * arsenious, * * * [Free]. * * _* [Free].

PARAGRAPH 1514.

ACT OF 1922.

PAR. 1514. Articles the growth, produce, or manufacture of the United States, when returned after having been exported, without having been advanced in value or improved in condition by any process of manufacture or other means if imported by or for the account of the person who exported them from the United States; steel boxes, casks, barrels, carboys, bags, and other containers or coverings of American manufacture exported filled with American products, or exported empty and returned filled with foreign products, including shooks and staves when returned as barrels or boxes; also quicksilver flasks or bottles, iron or steel drums of either domestic or foreign manufacture, used for the shipment of acids, or other chemicals, which shall have been actually exported from the United States [Free]; but proof of the identity of such articles shall be made, under general regulations to be prescribed by the Secretary of the Treasury, but the exemption of bags from duty shall apply only to such domestic bags as may be imported by the exporter thereof, and if any such articles are subject to internal-revenue tax at the time of exportation, such tax shall be proved to have been paid before exportation and not refunded; photographic dry plates and films of American manufacture (except moving-picture films), exposed abroad. whether developed or not, and photographic films light struck or otherwise damaged, or worn out, so as to be unsuitable for any other purpose than the recovery of the constituent materials, provided the basic films are of American manufacture [Free], but proof of the identity of such articles shall be made under general regulations to be prescribed by the Secretary of the Treasury; articles exported from the United States for repairs may be returned upon payment of a duty upon the value of the repairs at the rate at which the article itself would be subject if imported, under condi-tions and regulations to be prescribed by the Secretary of the Treasury [Free]: Provided, That this paragraph shall not apply to any article upon which an allowance of drawback has been made, the reimportation of which is hereby prohibited except upon payment of duties equal to the drawbacks allowed; or to any article manufactured in bonded warehouse and exported under any provision of law: Provided further, That when manufactured tobacco which has been exported without payment of internal-revenue tax shall be reimported it shall be retained in the custody of the collector of customs until internalrevenue stamps in payment of the legal duties shall be placed thereon: And provided further, That the provisions of this paragraph shall not apply to animals made dutiable under the provisions of paragraph 1506.

ACT OF 1909.

PAR. 500. Articles the growth, produce, or manufacture of the United States, not including animals, when returned after having been exported, without having been advanced in value or improved in condition by any process of manufacture or other means; casks, barrels, carboys, bags, and other containers or coverings of American manufacture exported filled with American products, or exported empty and returned filled with foreign products, including shooks and staves when returned as barrels or boxes; also

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ACT OF 1913.

404. Articles the growth, produce, or manufacture of the United States, when returned after having been exported, without having been advanced in value or improved in condition by any process of manufacture or other means; steel boxes, casks, barrels, carboys, bags, and other containers or coverings of American manufacture exported filled with American products, or exported empty and returned filled with foreign products, including shooks and staves when returned as barrels or boxes; also quick-

quicksilver flasks or bottles, iron or steel drums used for the shipment of acids, of either domestic or foreign manufacture, which shall have been actually exported from the United States; but proof of the identity of such articles shall be made, under general regulations to be pre-scribed by the Secretary of the Treasury, but the exemption of bags from duty shall apply only to such domestic bags as may be imported by the exporter thereof, and if any such articles are subject to internal-revenue tax at the time of exportation, such tax shall be proved to have been paid before exportation and not refunded; photographic dry plates or films of American manufacture (except moving-picture films), exposed abroad, whether developed or not, and films from moving-picture machines, light struck or otherwise damaged, or worn out, so as to be unsuitable for any other purpose than the recovery of the constituent materials, provided the basic films are of American manufacture, but proof of the identity of such articles shall be made under general regulations to be prescribed by the Secretary of the Treas-ury: *Provided*, That this paragraph shall not apply to any article upon which an allowance of drawback has been made, the reimportation of which is hereby prohibited except upon payment of duties equal to the drawbacks allowed; or to any article manufactured in bonded warehouse and exported under any pro-vision of law: And provided further, That when manufactured tobacco which has been exported without payment lo internal-revenue tax shall be reimported it shall be retained in the custody of the collector of customs until internalrevenue stamps in payment of the legal duties shall be placed thereon.

[Amended by the act of July 27, 1911 (T. D. 31784), by striking out the words "not including animals" and adding the following proviso:

And provided further, That cattle, horses, sheep, and other domestic animals straying across the boundary line into any foreign country or driven across such boundary line by the owners for temporary pasturage purposes only, together with their offspring, shall be dutiable, unless brought back to the United States within six months, under regulations to be prescribed by the Secretary of the Treasury, in accordance with the provisions of paragraph four hundred and ninety-two.]

silver flasks or bottles, iron or steel drums of either domestic or foreign manufacture, used for the shipment of acids, or other chemicals, which shall have been actually exported from the United States; but proof of the identity of such articles shall be made, under general regulations to be prescribed by the Secretary of the Treasury, but the exemption of bags from duty shall apply only to such domestic bags as may be imported by the exporter thereof, and if any such articles are subject to internal-revenue tax at the time of exportation, such tax shall be proved to have been paid before exportation and not refunded; photographic dry plates or films of American manufacture (except moving-picture films), exposed abroad, whether developed or not, and films from moving-picture machines, light struck or otherwise damaged, or worn out, so as to be unsuitable for any other purpose than the recovery of the constituent materials, provided the basic films are of American manufacture, but proof of the identity of such articles shall be made under general regulations to be prescribed by the Secretary of the Treasury; articles exported from the United States for repairs may be returned upon payment of a duty upon the value of the repairs at the rate at which the article itself would be subject if imported under conditions and regulations to be prescribed by the Secretary of the Treasury: Provided, That this paragraph shall not apply to any article upon which an allowance of drawback has been made, the reimportation of which is hereby prohibited except upon payment of duties equal to the drawbacks allowed; or to article manufactured in bonded any warehouse and exported under any pro-vision of law: And provided further, That vision of law: And provided further, That when manufactured tobacco which has been exported without payment of in-ternal-revenue tax shall be reimported it shall be retained in the custody of the collector of customs until internal-revenue stamps in payment of the legal duties shall be placed thereon: And provided further, That the provisions of this paragraph shall not apply to animals made dufiable under the provisions of para-graph 397 [Free].

PARAGRAPH 1515.

ACT OF 1922.

PAR. 1515. Asbestos, unmanufactured, asbestos crudes, fibers, stucco, and sand and refuse containing not more than 15 per centum of foreign matter [Free].

ACT OF 1909.

PAR. 501. Asbestos, unmanufactured [Free].

[No corresponding provision for the other commodities].

PARAGRAPH 1516.

ACT OF 1922.

PAR. 1516. Waste bagging, and waste sugar sack cloth [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 644. * * * and waste bagging, and all other waste not specially provided for in this section, including old gunny cloth and old gunny bags, used chiefly for paper-making [Free].

PAR. 408. Bagging for cotton, gunny cloth, and similar fabrics, suitable for covering cotton, composed of single yarns made of jute, jute butts, seg, Russian seg, New Zealand tow, Norwegian tow, aloe, mill waste, cotton tares, or other material not bleached, dyed, colored, stained, painted, or printed, not exceed-ing sixteen threads to the square inch, counting the warp and filling, and weigh-ing not less than fifteen ounces per square yard; * * * and waste of any of the above articles suitable for the manufacture of paper [Free].

PARAGRAPH 1517.

ACT OF 1922.

PAR. 1517. Bananas, green or ripe [Free].

ACT OF 1909.

PAR. 571. Fruits * * * green, ripe, * * not specially provided for in this section [Free].

PARAGRAPH 1518.

ACT OF 1922.

PAR. 1518. Barks, cinchona or other, from which quinine may be extracted [Free].

ACT OF 1909.

[Free].

PAR. 410. Barks, cinchona or other, PAR. 505. Barks, cinchona or other from which quinine may be extracted from which quinine may be extracted [Free].

ACT OF 1913.

PARAGRAPH 1519.

ACT OF 1922.

PAR. 1519. Bells, broken, and bell metal, broken and fit only to be remanufactured [Free].

ACT OF 1909.

PAR. 508. Bells, broken, and bell metal, broken and fit only to be remanufactured [Free].

ACT OF 1913.

PAR. 413. Bells, broken, and bell metal, broken and fit only to be remanufa c tued [Free.]

255

ACT OF 1913.

PAR. 406. Asbestos, unmanufactured [Free].

[No corresponding provision for the other commodities.]

ACT OF 1913.

PAR. 488. Fruits * * * green, ripe, * * * not specially provided for in this section [Free].

PARAGRAPH 1520.

ACT OF 1922.

PAR. 1520. Bibles, comprising the books of the Old or New Testament, or both, bound or unbound [Free].

ACT OF 1909.

PAR. 416. Books of all kinds, bound or unbound, * * * wholly or in chief value of paper, and not specially provided for in this section, twenty-five per centum ad valorem. * * *.

ACT OF 1913.

PAR. 414. Bibles, comprising the books of the Old or New Testament, or both, bound or unbound [Free].

PARAGRAPH 1521.

ACT OF 1922.

PAR. 1521. All binding twine manufactured from New Zealand hemp, henequen, manila, istle or Tampico fiber, sisal grass, or sunn, or a mixture of any two or more of them, of single ply and measuring not exceeding seven hundred and fifty feet to the pound [Free].

ACT OF 1909.

PAR. 507. Binding twine: All binding twine manufactured from New Zealand hemp, manila, istle or Tampico fiber, sisal grass, or sunn, or a mixture of any two or more of them, of single ply and measuring not exceeding six hundred feet to the pound [Free]: *Provided*, That articles mentioned in this paragraph, if imported from a country which lays an import duty on like articles imported from the United States, shall be subject to a duty of one-half of one cent per pound.

ACT OF 1913.

PAR. 415. All binding twine manufactured from New Zealand hemp, manila, istle or Tampico fiber, sisal grass, or sunn, or a mixture of any two or more of them, of single ply and measuring not exceeding seven hundred and fifty feet to the pound [Free].

PARAGRAPH 1522.

ACT OF 1922.

PAR. 1522. Bread [Free]: *Provided*, That no article shall be exempted from duty as bread unless yeast was the leavening substance used in its preparation.

ACT OF 1909.

PAR. 244. *** * *** bread, *** * *** PAR. 417. *** * *** bread, *** * *** twenty per centum ad valorem; *** * ***. [Free].

PARAGRAPH 1523.

ACT OF 1922.

PAR. 1523. Fish sounds, crude, dried or salted for preservation only, and unmanufactured, not specially provided for [Free].

ACT OF 1909.

PAR. 512. * * * fish sounds, crude, dried or salted for preservation only, and unmanufactured, not specially provided for in this section [Free].

ACT OF 1913.

ACT OF 1913.

PAR. 419. * * * fish sounds, crude, dried or salted for preservation only, and unmanufactured, not specially provided for in this section [Free].

PARAGRAPH 1524.

ACT OF 1922.

PAR. 1524. Blood, dried, not specially provided for [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 257. * * * dried blood, when soluble, one and one-half cents per pound. PAR. 513. Blood, dried, not specially provided for in this section [Free].

PAR. 420. Blood, dried, not specially provided for in this section [Free].

PARAGRAPH 1525.

ACT OF 1922.

PAR. 1525. Bolting cloths composed of silk, imported expressly for milling purposes, and so permanently marked as not to be available for any other use [Free].

ACT OF 1909.

PAR. 514. Bolting cloths composed of silk, imported expressly for milling purposes, and so permanently marked as not to be available for any other use [Free].

ACT OF 1913.

PAR. 422. Bolting cloths composed of silk, imported expressly for milling purposes, and so permanently marked as not to be available for any other use. * * * [Free].

PARAGRAPH 1526.

ACT OF 1922.

PAR. 1526. Bones: Crude, steamed, or ground; bone dust, bone meal, and bone ash; and animal carbon suitable only for fertilizing purposes [Free].

ACT OF 1909.

PAR. 515. Bones, crude, or not burned, calcined, ground, steamed, or otherwise manufactured, and bone dust or animal carbon, and bone ash, fit only for fertilizing purposes [Free].

PARAGRAPH 1527.

ACT OF 1922.

PAR. 1527. Books. engravings, photographs, etchings, bound or unbound, maps and charts imported by authority or for the use of the United States or for the use of the Library of Congress [Free].

ACT OF 1909.

PAR. 516. Books, engravings, photographs, etchings, bound or unbound, maps and charts imported by authority or for the use of the United States or for the use of the Library of Congress [Free].

ACT OF 1913.

PAR. 424. Books, engravings, photographs, etchings, bound or unbound, maps and charts imported by authority or for the use of the United States or for the use of the Library of Congress [Free].

ACT OF 1913.

PAR. 423. Bones, crude, * * * ground, steamed, but not otherwise manufactured, and bone dust or animal carbon, bone meal, and bone ash [Free].

PARAGRAPH 1528,

ACT OF 1922.

PAR. 1528. Hydrographic charts and publications issued for their subscribers or exchanges by scientific or literary associations or academies, and publications of individuals for gratuitous private circulation, not advertising matter, and public documents issued by foreign Governments; books, maps, music, engravings, photographs, etchings, lithographic prints, bound or unbound, and charts, which have been printed more than twenty years at the time of importation [Free]: *Provided*, That where any such books have been rebound wholly or in part in leather within such period, the binding so placed upon such books shall be dutiable as provided in paragraph 1310.

ACT OF 1909.

PAR. 517. Books, maps, music, engravings, photographs, etchings, bound or unbound, and charts, which shall have been printed more than twenty years at the date of importation, and all hydrographic charts, and publications issued for their subscribers or exchanges by scientific and literary associations or academies, or publications of individuals for gratuitous private circulation, and public documents issued by foreign governments [Free].

ACT OF 1913.

PAR. 425. Books, maps, music, engravings, photographs, etchings, lithographic prints, bound or unbound, and charts, which shall have been printed more than twenty years at the date of importation, and all hydrographic charts, and publications issued for their subscribers or exchanges by scientific and literary associations or academies, or publications of individuals for gratuitous private circulation, not advertising matter, and public documents issued by foreign governments [Free].

PARAGRAPH 1529.

ACT OF 1922.

PAR. 1529. Books and pamphlets printed wholly or chiefly in languages other than English; books, pamphlets, and music, in raised print, used exclusively by or for the blind; Braille tablets, cubarithms, special apparatus and objects serving to teach the blind, including printing apparatus, machines, presses, and types for the use and benefit of the blind exclusively [Free].

ACT OF 1909.

PAR. 518. Books and pamphlets printed chiefly in languages other than English; also books and music, in raised print, used exclusively by the blind [Free].

ACT OF 1913.

PAR. 426. Books and pamphlets printed wholly or chiefly in languages other than English; also books and music, in raised print, used exclusively by the blind, * * * Braille tablets, cubarithms, special apparatus and objects serving to teach the blind, including printing apparatus, machines, presses, and types for the use and benefit of the blind exclusively [Free].

PARAGRAPH 1530.

ACT OF 1922.

PAR. 1530. Any society or institution incorporated or established solely for religious, philosophical, educational, scientific, or literary purposes, or for the encouragement of the fine arts, or any college, academy, school, or seminary of learning in the United States, or any State or public library, may import free of duty any book, map, music, engraving, photograph, etching, lithographic print, or chart, for its own use or for the encouragement of the fine arts, and not for sale, under such rules and regulations as the Secretary of the Treasury may prescribe.

ACT OF 1909.

PAR. 519. Books, maps, music, photographs, etchings, lithographic prints, and charts, specially imported, not more than two copies in any one invoice, in good faith, for the use and by order of any society or institution incorporated or established solely for religious, philosophical, educational, scientific, or literary purposes, or for the encouragement of the fine arts, or for the use and by order of any college, academy, school, or seminary of learning in the United States, or any state or public library, and not for sale, subject to such regulations as the Secretary of the Treasury shall prescribe [Free].

ACT OF 1913.

PAR. 427. Books, maps, music, engravings, photographs, etchings, lithographic prints, and charts, specially imported, not more than two copies in any one invoice, in good faith, for the use and by order of any society or institution incorporated or established solely for religious, philosophical, educational, scientific, or literary purposes, or for the encouragement of the fine arts, or for the use and by order of any college, academy, school, or seminary of learning in the United States, or any State or public library, and not for sale, subject to such regulations as the Secretary of the Treasury shall prescribe [Free].

PARAGRAPH 1531.

ACT OF 1922.

PAR. 1531. Books, libraries, usual and reasonable furniture, and similar household effects of persons or families 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 [Free].

ACT OF 1909.

PAR. 520. Books, libraries, usual and reasonable furniture, and similar household effects of persons or families from foreign countries, all the foregoing if actually used abroad by them not less than one year, and not intended for any other person or persons, nor for sale [Free].

ACT OF 1913.

PAR. 428. Books, libraries, usual and reasonable furniture, and similar household effects of persons or families from foreign countries, all the foregoing if actually used abroad by them not less than one year, and not intended for any other person or persons, nor for sale [Free].

PARAGRAPH 1532.

ACT OF 1922.

PAR. 1532. Borax, crude or unmanufactured, and borate of lime, borate of soda, and other borate material, crude and unmanufactured, not specially provided for [Free].

ACT OF 1909.

PAR. 11. Borax, two cents per pound; borates of lime, soda, or other borate material not otherwise provided for in this section, two cents per pound. PAR. 429. Borax, crude and unmanufactured, and borate of lime, soda, and other borate material, crude and unmanufactured, not otherwise provided for in this section [Free].

ACT OF 1913.

PARAGRAPH 1533.

ACT OF 1922.

PAR. 1533. Brass, old brass, clippings from brass or Dutch metal, all the foregoing, fit only for remanufacture [Free].

ACT OF 1909.

PAR. 521. Brass, old brass, clippings from brass or Dutch metal, all the foregoing, fit only for remanufacture [Free].

ACT OF 1913.

PAR. 430. Brass, old brass, clippings from brass or Dutch metal, all the foregoing, fit only for remanufacture [Free].

PARAGRAPH 1534.

ACT OF 1922.

PAR. 1534. Brazilian or pichurim beans [Free].

ACT OF 1909.

[If advanced in value by shredding, grinding, chipping, etc., dutiable under par. 20 at 10 per centum ad valorem.

If not advanced in value by shredding, grinding, chipping, etc., free under par. 559.]

[If advanced in value by shredding, grinding, chipping, etc., dutiable under par. 27 at 10 per centum ad valorem. If not advanced in value by shredding, grinding, chipping, etc., free under par. 477.]

PARAGRAPH 1535.

ACT OF 1922.

PAR. 1535. Brazilian pebble, unwrought or unmanufactured [Free].

ACT OF 1909.

PAR. 522. Brazilian pebble, unwrought or unmanufactured [Free].

PAR. 431. Brazilian pebble, unwrought or unmanufactured [Free].

ACT OF 1913.

PARAGRAPH 1536.

ACT OF 1922.

PAR. 1536. Brick, not specially provided for [Free]: *Provided*, 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 upon such brick coming into the United States from such country, dependency, province, or other subdivision of government.

ACT OF 1909.

PAR. 84. * * * brick other than fire brick, not glazed, enameled, painted, vitrified, ornamented, or decorated in any manner, twenty-five per centum ad valorem; if glazed, enameled, painted, vitrified, ornamented, or decorated in any manner, thirty-five per centum ad valorem.

* * * brick not spe-PAR. 71. cially provided for in this section, not glazed, enameled, painted, vitrified, ornamented, or decorated in any manner. 10 per centum ad valorem; if glazed, enameled, painted, vitrified, ornamented, or decorated in any man-* * 15 per centum ad va-* ner, lorem.

PARAGRAPH 1537.

ACT OF 1922.

PAR. 1537. Bristles, crude, not sorted, bunched, or prepared [Free].

ACT OF 1909.

PAR. 523. Bristles, crude, not sorted, PAR. 432. Bristles, crude, not sorted, bunched, or prepared [Free]. bunched, or prepared [Free].

PARAGRAPH 1538.

ACT OF 1922.

PAR. 1538. Broom corn [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 233. Broom corn, three dollars PAR. 434. Broom corn [Free]. per ton.

ACT OF 1913.

ACT OF 1913.

ACT OF 1913.

PARAGRAPH 1539.

ACT OF 1922.

PAR. 1539. Bullion, gold or silver [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 524. Bullion, gold or silver PAR. 436. Bullion, gold or silver [Free]. [Free].

PARAGRAPH 1540.

ACT OF 1922.

PAR. 1540. Burgundy pitch [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 525. Burgundy pitch [Free]. PAR. 437. Burgundy pitch [Free].

PARAGRAPH 1541.

ACT OF 1922.

PAR. 1541. Calcium: Acetate, chloride, crude; nitrate, and cyanamid or lime nitrogen [Free]: *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.

ACT OF 1909.

PAR. 3. * * * all chemical com-pounds, * * * not specially provided for in this section, twenty-five per centum ad valorem; * * *. PAR. 581. * * * calcium cyanamid

or lime nitrogen [Free].

ACT OF 1913.

PAR. 440. Calcium, acetate of, brown and gray, and chloride of, crude; * * * and calcium nitrate [Free].

PAR. 499. * * * calcium cyanamid or lime nitrogen [Free].

PARAGRAPH 1542.

ACT OF 1922.

PAR. 1542. Linotype and all typesetting machines, typewriters, shoe machinery, sand-blast machines, sludge machines, and tar and oil spreading machines used in the construction and maintenance of roads and in improving them by the use of road preservatives; all the foregoing whether in whole or in parts, including repair parts [Free].

ACT OF 1909.

PAR. 197. * * * linotype and all typesetting machines, * * * typewriters, * * * thirty per centum ad valorem; * * * *Provided, how-ever*, That all * * * tar and oil spreading machines used in the construction and maintenance of roads and in improving them by the use of road preservatives, shall, if imported prior to January first, nineteen hun-dred and eleven, be admitted free of duty.

ACT OF 1913.

PAR. 441. * * * linotype and all typesetting machines, * * * type-writers, shoe machinery, * * * sandblast machines, sludge machines, and tar and oil spreading machines used in the construction and maintenance of roads and in improving them by the use of road preservatives, all the foregoing whether imported in whole or in parts, including repair parts [Free].

PAR. 199. Articles or wares not specially provided for in this section, composed wholly or in part of iron, steel, lead, copper, nickel, pewter, zinc, gold, silver, platinum, aluminum, or other metal, and whether partly or wholly manufactured, forty-five per centum ad valorem.

262

PARAGRAPH 1543.

ACT OF 1922.

PAR. 1543. Cement: Roman, Portland, and other hydraulic [Free]: Provided, That if any country, dependency, province, or other subdivision of government imposes a duty on such cement imported from the United States, an equal duty shall be imposed upon such cement coming into the United States from such country, dependency, province, or other subdivision of government.

ACT OF 1909.

PAR. 86, Roman, Portland, and other hydraulic cement, in barrels, sacks, or other packages, eight cents per one hundred pounds, including weight of barrel or package; in bulk, seven cents per one hundred pounds;

PARAGRAPH 1544.

ACT OF 1922.

PAR. 1544. Cerite or cerium ore [Free].

ACT OF 1909.

PAR. 530. * * * cerite, or cerium PAR. 445. * * * cerite or cerium ore [Free]. ore [Free]..

PARAGRAPH 1545.

ACT OF 1922.

PAR. 1545. Chalk, crude, not ground, bolted, precipitated, or otherwise manufactured [Free].

ACT OF 1909.

PAR. 531. Chalk, crude, not ground, bolted, precipitated, or otherwise manufactured [Free].

PARAGRAPH 1546.

factured [Free].

ACT OF 1922.

PAR. 1546. Chestnuts, including marrons, crude, dried, baked, prepared or preserved in any manner [Free].

ACT OF 1909.

Рля. 635. Nuts: * * * marrons crude, * * * [Free].

PAR. 283. Nuts of all kinds, shelled or unshelled, not specially provided for in this section, one cent per pound; but no allowance shall be made for

ACT OF 1913.

PAR. 557. Nuts: Marrons, crude; * * [Free]. *

PAR, 226. Nuts of all kinds, shelled or unshelled, not specially provided for in this section, 1 cent per pound; but no allowance shall be made for

PAR. 444. Cement, Roman, Portland,

ACT OF 1913.

and other hydraulic [Free].

ACT OF 1913,

ACT OF 1913.

bolted, precipitated, or otherwise manu-

PAR. 446. Chalk, crude, not ground,

dirt or other impurities in nuts of any kind, shelled or unshelled.

PAR. 274. * * * comfits, sweet-meats, * * * preserved or packed in sugar, or having sugar added thereto, or preserved or packed in molasses, spirits, * * * one cent per pound and thirty-five per centum ad valorem ; * *

dirt or other impurities in nuts of any

kind, shelled or unshelled. PAR. 217. * * * comfits, sweet-meats, * * preserved or packed in sugar, or having sugar added thereto or preserved or packed in molasses, spirits, * * * 20 per centum ad valorem: * * *.

PARAGRAPH 1547.

ACT OF 1922.

PAR. 1547. Chromite or chrome ore [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 532. Chromate of iron or chromic ore [Free].

PAR. 448. Chromate of iron or chromic ore [Free].

PARAGRAPH 1548.

ACT OF 1922.

PAR. 1548. Coal, anthracite, bituminous, culm, slack, and shale; coke; compositions used for fuel in which coal or coal dust is the component material of chief value, whether in briquets or other form [Free]: *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.

ACT OF 1909.

PAR. 428. Coal, bituminous, and shale, forty-five cents per ton of twenty-eight bushels, eighty pounds to the bushel; coal slack or culm, such as will pass through a half-inch screen, fifteen cents per ton of twenty-eight bushels, eighty pounds to the bushel: *Provided*, That the rate of fifteen cents per ton herein designated for "coal slack or culm" shall be held to apply to importations of coal slack or culm produced and screened in the ordinary way, as such, and so shipped from the mine; coke, twenty per centum ad valorem; compositions used for fuel in which coal or coal dust is the com-ponent material of chief value, whether in briquettes or other form, twenty per centum ad valorem: *Provided further*, That on all coal imported into the United States, which is afterwards used for fuel on board vessels propelled by steam and engaged in trade with foreign countries, or in trade between the Atlantic and Pacific ports of the United States, and which are registered under the laws of the United States, a drawback shall be allowed equal to the duty imposed by law upon such coal, and shall be paid under such regulations as the Secretary of the Treasury shall prescribe.

PAR. 535. Coal, anthracite, and coal stores of American vessels, but none shall be unloaded [Free].

ACT OF 1913.

PAR. 451. Coal, anthracite, bituminous, culm, slack, and shale; coke; compositions used for fuel in which coal or coal dust is the component material of chief value, whether in briquets or other form [Free].

PARAGRAPH 1549.

ACT OF 1922.

PAR. 1549. Coal-tar products: Acenaphthene, anthracene having a purity of less than 30 per centum, benzene, carbazole having a purity of less than 65 per centum, cumene, cymene, fluorene, methylanthracene, methylnaphthalene, naphthalene which after the removal of all the water present has a solidifying point less than seventy-nine degrees centigrade, pyridine, toluene, xylene, dead or creosote oil, anthracene oil, pitch of coal tar, pitch of blast-furnace tar, pitch of oil-gas tar, pitch of water-gas tar, crude coal tar, crude blastfurnace tar, crude oil-gas tar, crude water-gas tar, all other distillates of any of these tars which on being subjected to distillation yield in the portion distilling below one hundred and ninety degrees centigrade a quantity of tar acids less than 5 per centum of the original distillate, all mixtures of any of these distillates and any of the foregoing pitches, and all other materials or products that are found naturally in coal tar, whether produced or obtained from coal tar or other source, and not specially provided for in paragraph 27 or 28 of Title I of this Act [Free].

ACT OF 1909.

PAR. 536. Coal tar, crude, pitch of coal tar, and products of coal tar known as dead or creosote oil, benzol, toluol, naphthalin, xylol, * * * cresol, * * * all the foregoing not medicinal and not colors or dyes [Free].

dyes [Free]. PAR. 15. * * * all other products or preparations of coal tar, not colors or dyes and not medicinal, not specially provided for in this section, twenty per centum ad valorem. [Covered acenaphthene, carbazole, cumene, cymene, fluorene, methylanthracene, methylnaphthalene, pyridine, anthracene oil, and all other materials or products.]

other materials or products.] [No corresponding provision for the other commodities.]

ACT OF 1913.

PAR. 452. Coal tar, crude, pitch of coal tar, * * * or other tar, dead or creosote oil, and products of coal tar known as anthracene and anthracene oil, naphthalin, * * * and cresol [Free].

PAR. 22. Coal-tar distillates, not specially provided for in this section; benzol, * * * toluol, xylol; all the foregoing not medicinal and not colors or dyes, 5 per centum ad valorem. [Covered acenaphthene, carbazole, cumene. cymene, fluorene, methylanthracene, methylnaphthalene, pyridine.] PAR. 21. All other products or prepara-

PAR. 21. All other products or preparations of coal tar, not colors or dyes, not specially provided for in this section, 15 per centum ad valorem.

[No corresponding provision for the other commodities.]

ACT OF SEPT. 8, 1916.

TITLE V.

SEC. 500. That on and after the day following the passage of this Act, except as otherwise specially provided for in this title, there shall be levied, collected, and paid upon the articles named in this section when imported from any foreign country into the United States or into any of its possessions, except the Philippine Islands and the islands of Guam and Tutuila, the rates of duties which are prescribed in this title, namely:

FREE LIST.

Group I. Acenaphthene, anthracene having a purity of less than twenty-five per centum, benzol, carbazol having a purity of less than twenty-five per centum, cresol, cumol, fluorene, metacresol having a purity of less than ninety per centum, methylanthracene, methylnaphthalene, naphthalene having a solidifying point less than seventy-nine degrees centigrade, orthocresol having a purity of less than ninety per centum, paracresol having a purity of less than ninety per centum, pyridin, * * toluol, xylol, crude coal tar, pitch of coal tar, dead or creosote oil, anthracene oil, all other distillates which on being subjected to distillation yield in the portion distilling below two hundred degrees centigrade a quantity of tar acids less than five per centum of the original distillate, and all other products that are found naturally in coal tar, whether produced or obtained from coal tar or other source, and not otherwise specially provided for in this title, shall be exempt from duty.

exempt from duty. Group II. * * * carbazol having a purity of 25 per centum or more, * * * 15 per centum ad valorem. * * * [And 2½ cents per pound].

[No corresponding provision for the other commodities.]

ACT OF 1921.

TITLE V.-DYES AND CHEMICALS.

SEC. 501. (a) That on and after the day following the enactment of this Act, for the period of three months, no sodium nitrite, no dyes or dyestuffs, including crude and intermediates, no product or products derived directly or indirectly from coal tar (including crudes, intermediates, finished or partly finished products, and mixtures and compounds of such coal-tar products), and no synthetic organic drugs or synthetic organic chemicals,¹ shall be admitted to entry or delivered from customs custody in the United States or in any of its possessions unless the Secretary determines that such article or a satisfactory substitute therefor is not obtainable in the United States or in any of its possessions in sufficient quantities and on reasonable terms as to quality, price and delivery, and that such article in the quantity to be admitted is required for consumption by an actual consumer in the United States or in any of its possessions within six months after receipt of the merchandise.

(b) Upon the day following the enactment of this Act the War Trade

PARAGRAPH 1550.

ACT OF 1922.

PAR. 1550. Cobalt and cobalt ore [Free].

ACT OF 1909.

PAR. 453. Cobalt and cobalt cre [Free]. PAR. 537. Cobalt and cobalt ore [Free].

PARAGRAPH 1551.

ACT OF 1922.

PAR. 1551. Cocoa or cacao beans [Free].

ACT OF 1909.

PAR. 456. Cocoa, or cacao, crude, and fiber,² leaves,³ * * * of [Free]. PAR. 540. Cocoa, or cacao, crude, and fiber,² leaves,³ * * * of [Free].

PARAGRAPH 1552.

ACT OF 1922.

PAR. 1552. Coffee [Free].

ACT OF 1909.

PAR. 541. Coffee [Free].

PAR. 457. Coffee [Free].

¹ Included synthetic organic drugs and chemicals not of coal-tar origin, and natural drugs and chemicals obtained also by synthesis (T. D. 38799, of July 21, 1921). ² Not an article of commerce, possibly confused with coir or coconut fiber. ³ Not an article of commerce, possibly confused with coca leaves (par. 36, Act of 1922).

State shall cease to exist; all clerks and employees of such War Trade Board Section shall be transferred to and become clerks and employees of the Treasury Department and all books, documents, and other records relating to such dye and chemical import control of such War Trade Board Section shall become books, documents and records of the Treasury Department. All individual licenses issued by such War Trade Board Section prior to the enactment of this Act shall remain in effect during the period of their validity, and the importations under such licenses shall be permitted. All unexpended funds and appropriations for the use and maintenance of such War Trade Board Section shall become funds and appropriations available to be expended by the Secretary in the exercise of the power and authority conferred upon

Board Section of the Department of

him by this section. SEC. 502. That this title may be cited as the "Dye and Chemical Control Act, 1921."

Approved, May 27, 1921.

ACT OF 1913.

ACT OF 1913.

ACT OF 1913.

PARAGRAPH 1553.

ACT OF 1922.

PAR. 1553. Coins of gold, silver, copper, or other metal [Free].

ACT OF 1909.

PAR. 458. Coins of gold, silver, copper, PAR. 542. Coins of gold, silver, copper, or other metal [Free].

ACT OF 1913.

or other metal [Free].

PARAGRAPH 1554.

ACT OF 1922.

PAR. 1554. Coir, and coir yarn [Free].

ACT OF 1909.

PAR. 459. Coir, and coir yarn [Free].

PAR. 543. Coir, and coir yarn [Free].

PARAGRAPH 1555.

ACT OF 1922.

PAR. 1555. Composition metal of which copper is the component material of chief value, not specially provided for [Free].

ACT OF 1909.

PAR. 545. Composition metal of which copper is the component material of chief value, not specially provided for in this section [Free].

PAR. 460. Composition metal of which copper is the component material of chief value, not specially provided for in this section [Free].

PARAGRAPH 1556.

ACT OF 1922.

PAR. 1556. Copper ore; regulus of, and black or coarse copper, and cement copper; old copper, fit only for remanufacture, copper scale, clippings from new copper, and copper in plates,¹ bars, ingots, or pigs, not manufactured or specially provided for [Free].

ACT OF 1909.

PAR. 544. Copper ore; regulus of, and black or coarse copper, and copper ce-ment; old copper, fit only for remanufacture, clippings from new copper, and copper in plates,¹ bars, ingots, or pigs, not manufactured or specially provided for in this section [Free].

PARAGRAPH 1557.

ACT OF 1922.

PAR. 1557. Copper sulphate or blue vitriol; copper acetate and subacetate or verdigris [Free].

ACT OF 1909.

PAR. 9. Blue vitriol or sulphate of copper, one-fourth of one cent per pound. PAR. 706. Verdigris, or subacetate of copper [Free].

ACT OF 1913.

PAR. 421. Blue vitriol, or sulphate of copper; acetate and subacetate of copper, or verdigris [Free].

¹ See page 99 for copper in rolled plates called braziers' copper.

266

ACT OF 1913.

ACT OF 1913.

ACT OF 1913.

PAR. 461. Copper ore; regulus of, and black or coarse copper, and copper ce-ment; old copper, fit only for remanufacture, copper scale, clippings from new copper, and copper in plates, ¹ bars, ingots. or pigs, not manufactured or specially provided for in this section [Free].

PARAGRAPH 1558.

ACT OF 1922.

PAR. 1558. Coral, marine, uncut, and unmanufactured [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 546. Coral, marine, uncut, and PAR. 463. Coral, marine, uncut, and unmanufactured [Free]. unmanufactured [Free].

PARAGRAPH 1559.

ACT OF 1922.

PAR. 1559. Cork wood, or cork bark, unmanufactured, and cork waste, shavings, and cork refuse of all kinds [Free].

ACT OF 1909.

PAR. 547. Cork wood, or cork bark, unmanufactured [Free].

PAR. 464. Cork wood, or cork bark, unmanufactured, and cork waste, shavings, and cork refuse of all kinds [Free].

ACT OF 1913.

PARAGRAPH 1560.

ACT OF 1922.

PAR. 1560. Cotton and cotton waste [Free].

ACT OF 1909.

PAR. 548. Cotton, and cotton waste or flocks [Free].

PAR. 467. Cotton, and cotton waste or flocks. [Free].¹

ACT OF 1913.

PARAGRAPH 1561.

ACT OF 1922.

PAR. 1561. Cryolite, or kryolith [Free].

ACT OF 1909.

PAR. 549. Cryolite, or kryolith [Free]. PAR. 468. Cryolite, or kryolith [Free].

PARAGRAPH 1562.

ACT OF 1922.

PAR. 1562. Metallic mineral substances in a crude state, and metals unwrought, whether capable of being wrought or not, not specially provided for [Free].

ACT OF 1909.

PAR. 172. * * * barium, calcium, * * * sodium, and potassium, and alloys of which said metals are the component material of chief value, three cents per pound and twenty-five per centum ad valorem.

PAR. 183. Metallic mineral substances in a crude state, and metals unwrought, whether capable of being wrought or not, not specially provided for in this section, twenty per centum ad valorem; * * *.

ACT OF 1913.

PAR. 143. * * * barium, calcium, * * * sodium, and potassium, and alloys of which said metals are the com-ponent material of chief value, 25 per centum ad valorem.

PAR. 154. Metallic mineral substances in a crude state, and metals unwrought, whether capable of being wrought or not, not specially provided for in this section, 10 per centum ad valorem; * * *.

* Seven cents per pound imposed by par. 16 of the emergency tariff act of May 27, 1921, on cotton having a staple of 13 inches or more in length.

267

ACT OF 1913.

PARAGRAPH 1563.

ACT OF 1922.

PAR. 1563. Curry, and curry powder [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 471. Curry, and curry powder PAR. 552. Curry, and curry powder [Free]. [Free].

PARAGRAPH 1564.

ACT OF 1922.

PAR. 1564. Cuttlefish bone [Free].

ACT OF 1909.

PAR. 553. Cuttlefish bone [Free].

PAR. 472. Cuttlefish bone [Free].

PARAGRAPH 1565.

ACT OF 1922.

PAR. 1565. Cyanide: Potassium cyanide, sodium cyanide, all cyanide salts and cyanide mixtures, combinations, and compounds containing cyanide, not specially provided for [Free].

ACT OF 1909.

PAR. 3. * * * chemical compounds, mixtures and salts; * * * twenty-five per centum ad valorem; * * *.

PAR. 64. * * * cyanide of potassium, twelve and one-half per centum ad valorem.

PARAGRAPH 1566.

ACT OF 1922.

PAR. 1566. Glaziers' and engravers' diamonds, unset; miners' diamonds [Free].

ACT OF 1909.

PAR. 555. * * * glaziers' and engravers' diamonds not set [Free].

PAR. 556. Miners' diamonds, whether PAR. 550. Influence or broken, * * * in their natural form or broken, * * * any of the foregoing not set, [Free].

PARAGRAPH 1567.

ACT OF 1922.

PAR. 1567. Drugs such as barks, beans, berries, buds, bulbs, bulbous roots, excrescences, fruits, flowers, dried fibers, dried insects. grains, herbs, leaves, lichens, mosses, logs, roots, stems, vegetables, seeds (aromatic, not garden seeds), seeds of morbid growth, weeds, and all other drugs of vegetable or animal origin; all of the foregoing which are natural and uncompounded drugs and not edible, and not specially provided for, and are in a crude state, not advanced in value or condition by shredding, grinding, chipping, crushing, or any other process or treatment whatever beyond that essential to the proper packing of the drugs and the prevention of decay or deterioration pending manufacture [Free]: Provided, That no article containing alcohol shall be admitted free of duty under this paragraph.

ACT OF 1913.

PAR. 5. * * * all chemical * * * compounds, preparations, mixtures and salts, and combinations thereof not specially provided for in this section, 15 per centum ad valorem.

PAR. 580. Potash: * * cyanide of; * * * [Free].

PAR. 605. Soda, * of, * * * [Free]. cyanide

ACT OF 1913.

PAR. 474. Glaziers' and engravers' diamonds, unset, miners' diamonds [Free].

ACT OF 1913.

ACT OF 1909.

PAR. 559. Drugs, such as barks, beans, erries, * * * buds, bulbs, bulbous berries, roots, excrescences, fruits, flowers, dried fibers, dried insects, grains, * * * herbs, leaves, lichens, mosses, nuts, * * * roots, stems, spices, vegetables, seeds (aromatic, not garden seeds), seeds of morbid growth, weeds, * * * any of the foregoing which are natural and un-compounded drugs and not edible and not specially provided for in this section, and are in a crude state, not advanced in value or condition by any process or treatment whatever beyond that essential to the proper packing of the drugs and the prevention of decay or deterioration pending manufacture [Free]: Provided, That no article containing alcohol, or in the preparation of which alcohol is used, shall be admitted free of duty under this paragraph.

PAR. 504. Balm of Gilead [Free]. PAR. 666. Salep, or salop [Free].

ACT OF 1913.

PAR. 477. Drugs, such as barks, beans, berries, buds, bulbs, bulbous roots, excrescences, fruits, flowers, dried fibers, dried insects, grains, * * * herbs, leaves, lichens, mosses, logs, roots, stems, vegetables, seeds (aromatic, not garden seeds), seeds of morbid growth, weeds; any of the foregoing which are natural and uncompounded drugs and not edible and not specially provided for in this section, and are in a crude state, not advanced in value or condition by shredding, grinding, chipping, crushing, or any other process or treatment whatever beyond that essential to the proper packing of the drugs and the prevention of decay or deterioration pending manufacture [Free]: Provided, That no article containing alcohol shall be admitted free of duty under this paragraph.

PAR. 409. Balm of Gilead [Free]. PAR. 592. Salep, or salop [Free].

PARAGRAPH 1568.

ACT OF 1922.

PAR. 1568. Dyeing or tanning materials: Fustic wood, hemlock bark, logwood, mangrove bark, oak bark, quebracho wood, wattle bark, divi-divi, myrobalans fruit, sumac, valonia, nutgalls or gall nuts, and all articles of vegetable origin used for dyeing, coloring, staining, or tanning, all the foregoing, whether crude or advanced in value or condition by shredding, grinding, chipping, crushing, or any similar process; all the foregoing not containing alcohol and not specially provided for [Free].

ACT OF 1909.

PAR. 559. * * * nuts, nutgalls, * * * and woods used expressly for dyeing or tanning; any of the fore-going which are natural and uncompounded drugs and not edible and not specially provided for in this section, and are in a crude state, not advanced in value or condition by any process or treatment whatever beyond that essential to the proper packing of the drugs and the prevention of decay or deterioration pending manufacture: *Provided*, That no article containing alcohol, or in the preparation of which alcohol is used, shall be admitted free of duty under this paragraph.

PAR. 499. Articles in a crude state used in dyeing or tanning not specially provided for in this section [Free]. [Covered sumac, unground, and hemlock bark and logwood.]

PAR. 557. Divi-divi [Free].

PAR. 632. Myrobolans [Free].

PAR. 705. Valonia [Free].

PAR. 82. Sumac, ground, three-tenths of one cent per pound.

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ACT OF 1913.

PAR. 624. Tanning material: * * * nuts and nutgalls and woods used expressly for dyeing or tanning, whether or not advanced in value or condition by shredding, grinding, chipping, crushing, or any other process; and articles in a crude state used in dyeing or tanning; all the foregoing not containing alcohol and not specially provided for in this section [Free].

PAR. 475. Divi-divi [Free]. PAR. 553. Myrobolans fruit [Free]. PAR. 639. Valonia [Free]. PAR. 618. Sumac, ground or un or unground [Free].

PARAGRAPH 1569.

ACT OF 1922.

PAR. 1569. Eggs of birds, fish, and insects (except fish roe for food purposes) [Free]: *Provided*, That the importation of eggs of wild birds is prohibited, except eggs of game birds imported for propagating purposes under regulations prescribed by the Secretary of Agriculture, and specimens imported for scientific collections.

ACT OF 1909.

PAR. 560. Eggs of birds, fish, and in-sects (except fish roe preserved for food purposes): *Provided*, *however*, That the importation of eggs of game birds or eggs of birds not used for food, except specimens for scientific collections, is prohibited: Provided further, That the im-portation of eggs of game birds for purposes of propagation is hereby authorized, under rules and regulations to be prescribed by the Secretary of the Treasury [Free].

PAR. 674. Silkworm eggs [Free].

ACT OF 1913.

PAR. 478. Eggs of * * * birds, fish, and insects (except fish roe preserved for food purposes): Provided, however, That the importation of eggs of game birds or eggs of birds not used for food, except specimens for scientific collections, is prohibited: Provided further, That the im-portation of eggs of game birds for purposes of propagation is hereby authorized, under rules and regulations to be prescribed by the Secretary of the Treasury [Free].

PAR. 601. Silkworm eggs [Free].

PARAGRAPH 1570.

ACT OF 1922.

PAR. 1570. Emery ore and corundum ore, and crude artificial abrasives [Free].

ACT OF 1909.

PAR. 561. Emery ore and corundum [Free].

PAR. 432. * * * crude artificial abrasives, ten per centum ad valorem.

PARAGRAPH 1571.

ACT OF 1922.

PAR. 1571. Enfleurage greases, floral essences and floral concretes [Free]: *Provided*, That no article mixed or compounded or containing alcohol shall be exempted from duty under this paragraph.

ACT OF 1909.

PAR. 639. Oils: * * * jasmine or jasimine, * * * enfleurage grease, or liquid and solid primal flower essences not compounded, * * * [Free].

ACT OF 1913.

PAR. 46. Oils, distilled and essential: * * * jasmine or jasimine; * * * 20 per centum ad valorem: * * *. PAR. 49. * * enfleurage greases and floral essences by whatever method obtained; * * * all the foregoing not containing alcohol and not specially provided for in this section, 20 per centum ad valorem.

PARAGRAPH 1572.

ACT OF 1922.

PAR. 1572. Fans, common palm-leaf, plain and not ornamented or decorated in any manner, and palm leaf in its natural state not colored, dyed, or otherwise advanced or manufactured [Free].

ACT OF 1909.

PAR. 563. Fans, common palm-leaf, plain and not ornamented or decorated in any manner, and palm leaf in its natural state, not colored, dyed, or other-wise advanced or manufactured [Free].

ACT OF 1913.

PAR. 480. Fans, common palm-leaf, plain and not ornamented or decorated in any manner, and palm leaf in its natural state, not colored, dyed, or otherwise advanced or manufactured [Free].

ACT OF 1913.

and crude artificial abrasives, not

specially provided for [Free].

PAR. 479. Emery ore and corundum,

PARAGRAPH 1573.

ACT OF 1922.

PAR. 1573. Ferrous sulphate or copperas [Free].

ACT OF 1909.

ACT OF 1913.

271

PAR. 19. Copperas, or sulphate of iron, PAR. 462. Copperas, or sulphate of fifteen-hundredths of one cent per pound. iron [Free].

PARAGRAPH 1574.

ACT OF 1922.

PAR. 1574. Fibrin, in all forms [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 566. Fibrin, in all forms PAR. 482. Fibrin, in all forms [Free]. [Free].

PARAGRAPH 1575.

ACT OF 1922.

PAR. 1575. Fish imported to be used for purposes other than human consumption [Free]. ACT OF 1909. ACT OF 1913.

[No corresponding provision.] [No corresponding provision.]

PARAGRAPH 1576.

ACT OF 1922.

PAR. 1576. Fishskins, raw or salted [Free].

ACT OF 1909. ACT OF 1913. PAR. 568. Fish skins [Free].

PARAGRAPH 1577.

ACT OF 1922.

PAR. 1577. Flint, flints, and flint stones, unground [Free].

ACT OF 1909.

PAR. 486. Flint, flints, and flint stones, PAR. 569. Flint, flints, and flint stones, unground [Free]. unground [Free].

PARAGRAPH 1578.

ACT OF 1922.

PAR. 1578. Fossils [Free].

ACT OF 1909.

PAR. 570. Fossils [Free].

PARAGRAPH 1579.

ACT OF 1922.

PAR. 1579. Furs and fur skins, not specially provided for, undressed [Free].

ACT OF 1909.

PAR. 573. Furs, undressed [Free]. PAR. PAR. 574. Fur skin of all kinds not [Free]. dressed in any manner and not specially provided for in this section [Free].

ACT OF 1913.

PAR. 491. Furs and fur skins, undressed

ACT OF 1913.

PAR. 487. Fossils [Free].

ACT OF 1913.

PAR. 484. Fish skins [Free].

PARAGRAPH 1580.

ACT OF 1922.

PAR. 1580. Gloves made wholly or in chief value of leather made from hides of cattle of the bovine species [Free].

ACT OF 1909.

[Dutiable under paragraphs 453–459, inclusive, according to lengths and kind of leather.]

ACT OF 1913.

PAR. 495. Gloves, made wholly or in chief value of leather made from * * * cattle hides of cattle of the bovine species, excepting calfskins, whether wholly or partly manufactured [Free].

PARAGRAPH 1581.

ACT OF 1922.

PAR. 1581. Goldbeaters' molds and goldbeaters' skins [Free].

ACT OF 1909.

PAR. 579. Goldbeaters' molds and goldbeaters' skins [Free].

PARAGRAPH 1582.

ACT OF 1922.

PAR. 1582. Grasses and fibers: Istle or Tampico fiber, jute, jute butts, manila, sisal, henequen, sunn, and all other textile grasses or fibrous vegetable substances, not dressed or manufactured in any manner, and not specially provided for [Free].

ACT OF 1909.

PAR. 578. Grasses and fibers: Istle or Tampico fiber, jute, jute butts, manila, sisal grass, sunn, and all other textile grasses or fibrous vegetable substances, not dressed or manufactured in any manner, and not specially provided for in this section [Free].

ACT OF 1913.

PAR. 497. Grasses and fibers: Istle or Tampico fiber, jute, jute butts, manila, sisal grass, sunn, and all other textile grasses or fibrous vegetable substances, not dressed or manufactured in any manner, and not specially provided for in this section [Free].

PARAGRAPH 1583.

ACT OF 1922.

PAR. 1583. Guano, basic slag, ground or unground, manures, and all other substances used chiefly for fertilizer, not specially provided for [Free]: Provided, That no article specified by name in Title I shall be free of duty under this paragraph.

ACT OF 1909.

PAR. 581. Guano, manures, and all PAR. 499. Guano, manures, and all substances used only for manure, including basic slag, ground or unground, * * * [Free].

ACT OF 1913.

substances used only for manure, including basic slag, ground or unground, * * * [Free].

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ACT OF 1913.

PAR. 496. Goldbeaters' molds and goldbeaters' skins [Free].

PARAGRAPH 1584.

ACT OF 1922.

PAR. 1584. Gums and resins: Damar, kauri, copal, dragon's blood, kadaya, sandarac, tragacanth, tragasol, and other gums, gum resins, and resins, not specially provided for [Free].

ACT OF 1909.

PAR. 488. * * * gum Kauri, and gum Copal [Free].

PAR. 20. Drugs, such as * * * gums and gum resin, * * * one-fourth of one cent per pound, and in addition thereto ten per centum ad valorem: Provided, That no article containing alcohol, or in the preparation of which alcohol is used, shall be classified for duty under this paragraph.

PAR. 559. Drugs, such as * * * gums, gum resin, * * * not advanced * * * [Free].

PAR. 558. Dragon's blood [Free].

ACT OF 1913.

PAR. 500. Gum: * * * copal, damar.

and kauri [Free]. PAR. 27. Drugs, such as * * * gums, * * * advanced * * * 10 per centum ad valorem.

PAR. 477. Drugs, such as * * * gums, gum resin, * * * not advanced * [Free].

PAR. 476. Dragon's blood [Free].

PARAGRAPH 1585.

ACT OF 1922.

PAR. 1585. Gunpowder, sporting powder, and all other explosive substances not specially provided for [Free]: 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.

ACT OF 1909.

PAR. 435. Gunpowder, and all explosive substances used for mining, blasting, artillery, or sporting purposes, when valued at twenty cents or less per pound, two cents per pound; valued above twenty cents per pound, four cents per pound.

ACT OF 1913.

PAR. 501. Gunpowder, and all explosive substances, not specially provided. for in this section, used for mining, blasting, and artillery purposes [Free].

PARAGRAPH 1586.

ACT OF 1922.

PAR. 1586. Hair of horse, cattle, and other animals, cleaned or uncleaned. drawn or undrawn, but unmanufactured, not specially provided for [Free].

ACT OF 1909.

PAR. 583. Hair of horse, cattle, and other animals, cleaned or uncleaned, drawn or undrawn, but unmanufactured, not specially provided for in this section; * * * [Free].

ACT OF 1913.

PAR. 503. Hair of horse, cattle, and other animals, cleaned or uncleaned, drawn or undrawn, but unmanufactured, not specially provided for in this section [Free].

PARAGRAPH 1587.

ACT OF 1922.

PAR. 1587. Hide cuttings, raw, with or without hair, ossein, and all other glue stock [Free].

ACT OF 1909.

PAR. 584. Hide cuttings, raw, with or without hair, and all other glue PAR. 504. Hide cuttings, raw, with or without hair, and all other glue stock [Free]. stock [Free].

PARAGRAPH 1588.

ACT OF 1922.

PAR. 1588. Rope made of rawhide [Free].

ACT OF 1909.

PAR. 505. Hide rope [Free].

PAR. 585. Hide rope [Free].

PARAGRAPH 1589.

ACT OF 1922.

PAR. 1589. Hides of cattle, raw or uncured, or dried, salted, or pickled [Free].

ACT OF 1909.

PAR. 450. Hides of cattle, raw or uncured, whether dry, salted, or pickled, cured, or dry, salted, or pickled [Free]. shall be admitted free of duty: * * *.

PARAGRAPH 1590.

ACT OF 1922.

PAR. 1590. Hones and whetstones [Free].

ACT OF 1909.

PAR. 586. Hones and whetstones [Free]. PAR. 507. Hones and whetstones [Free].

ACT OF 1913.

PARAGRAPH 1591.

ACT OF 1922.

PAR. 1591. Hoofs, unmanufactured [Free].

ACT OF 1909.

ACT OF 1913.

587. Hoofs, unmanufactured PAR. Par. 508. Hoofs, unmanufactured [Free]. [Free].

ACT OF 1913.

ACT OF 1913.

ACT OF 1913.

PAR. 506. Hides of cattle, raw or un-

PARAGRAPH 1592.

ACT OF 1922.

PAR. 1592. Horns and parts of, including horn strips and tips, unmanufactured [Free].

ACT OF 1909.

PAR. 589. Horns and parts of, including horn strips and tips, unmanufactured [Free].

PAR. 511. Horns and parts of, includ. ing horn strips and tips, unmanufactured [Free].

ACT OF 1913.

ACT OF 1913.

275

PARAGRAPH 1593.

ACT OF 1922.

PAR. 1593. Ice [Free].

ACT OF 1909.

PAR. 590, Ice [Free].

PAR. 512. Ice [Free].

PARAGRAPH 1594.

ACT OF 1922.

PAR. 1594. India rubber and gutta-percha, crude, including jelutong or pontianak, guayule, gutta balata, and gutta siak, and scrap or refuse india rubber and gutta-percha fit only for remanufacture [Free].

ACT OF 1909.

PAR. 591. India rubber, crude, and milk of, and scrap or refuse India rub-ber, fit only for remanufacture, and which has been worn out by use [Free]. PAR. 513. India rubber, crude, and milk of, and scrap or refuse india rubber, fit only for remanufacture [Free].

PAR. 582. Gutta-percha, crude [Free].

PARAGRAPH 1595.

ACT OF 1922.

PAR. 1595. Iodine, crude [Free].

ACT OF 1909.

PAR. 593. Iodine, crude [Free].

PARAGRAPH 1596.

ACT OF 1922.

PAR. 1596. Iridium, osmium, palladium, rhodium and ruthenium and native combinations thereof with one another or with platinum [Free].

ACT OF 1909.

PAR. 595. Iridium, osmium, palladium, rhodium, and ruthenium and native combinations thereof with one another or with platinum [Free].

ACT OF 1913.

PAR. 517. Iridium, osmium, palladium, rhodium, and ruthenium and native combinations thereof with one another or with platinum [Free].

PAR. 502. Gutta-percha, crude [Free].

ACT OF 1913.

PAR. 515. Iodine, crude, * * * [Free].

ACT OF 1913.

PARAGRAPH 1597.

ACT OF 1922.

PAR. 1597. Iron ore, including manganiferous iron ore, and the dross or residuum from burnt pyrites [Free].

ACT OF 1909.

PAR. 117. Iron ore, including manganiferous iron ore, and the dross or residuum from burnt pyrites, fifteen cents per ton: *Provided*, That in levying and collecting the duty on iron ore no deduction shall be made from the weight of the ore on account of moisture which may be chemically or physically combined therewith.

ACT OF 1913.

PAR. 518. Iron ore. including manganiferous iron ore, and the dross or residuum from burnt pyrites; * * [Free].

PARAGRAPH 1598.

ACT OF 1922.

PAR. 1598. Ivory tusks in their natural state or cut vertically across the grain only, with the bark left intact [Free].

ACT OF 1909.

PAR. 596. Ivory tusks in their natural state or cut vertically across the grain only, with the bark left intact, * * * [Free].

PAR. 369. Ivory tusks in their natural state, or cut vertically across the grain only, with the bark left intact, 20 per centum ad valorem; * * *.

ACT OF 1913.

PARAGRAPH 1599.

ACT OF 1922.

PAR. 1599. Jet, unmanufactured [Free].

ACT OF 1909.

PAR. 598. Jet, unmanufactured [Free]. PAR. 520. Jet, unmanufactured [Free].

PARAGRAPH 1600.

ACT OF 1922.

PAR. 1600. Joss stick or Joss light [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 599. Joss stick or joss light [Free]. PAR. 521. Joss stick or joss light [Free].

PARAGRAPH 1601.

ACT OF 1922.

PAR. 1601. Junk, old [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 600. Junk, old [Free].

PAR. 522. Junk, old [Free].

ACT OF 1913.

PARAGRAPH 1602.

ACT OF 1922.

PAR. 1602. Kelp [Free].

ACT OF 1909.

PAR. 601. Kelp [Free].

ACT OF 1913.

PAR. 523. Kelp [Free].

PARAGRAPH 1603.

ACT OF 1922.

PAR. 1603. Kieserite [Free].

ACT OF 1909.

PAR. 602. Kieserite [Free].

PAR. 524. Kieserite [Free].

ACT OF 1913.

PARAGRAPH 1604.

ACT OF 1922.

PAR. 1604. Lac, crude, seed, button, stick, or shell [Free].

ACT OF 1909.

PAR. 605. Lac * * * crude, seed, PAR. 526. Lac * * * crude, seed, button, stick, and shell [Free]. button, stick, and shell [Free].

PARAGRAPH 1605.

ACT OF 1922.

PAR. 1605. Lava, unmanufactured [Free].

ACT OF 1909.

PAR.

[Free].

608. Lava, unmanufactured PAR. 529. Lava, unmanufactured [Free].

PARAGRAPH 1606.

ACT OF 1922.

PAR. 1606. Leather: All leather not specially provided for; harness, saddles, and saddlery, in sets or parts, except metal parts, finished or unfinished, and not specially provided for; leather cut into shoe uppers, vamps, soles, or other forms suitable for conversion into manufactured articles; and leather shoe laces, finished or unfinished [Free].

ACT OF 1909.

PAR. 450. * * * Provided, That on and after October first, nineteen hundred and nine, grain, buff, and split leather shall pay a duty of seven and one-half per centum ad valorem; * * * that harness, saddles and saddlery, in sets or in parts, finished or unfinished, composed wholly or in chief value of leather, shall pay a duty of twenty per centum ad valorem.

PAR. 451. Band, bend, or belting leather, rough leather, and sole leather, five per centum ad valorem; dressed upper and all other leather, calfskins

ACT OF 1913.

PAR. 530. All leather not specially pro-vided for in this section * * * leather cut into shoe uppers or vamps or other forms suitable for conversion into boots or shoes; * * * leather shoe laces, finished or unfinished; harness, saddles, and saddlery, in sets or in parts, finished or unfinished [Free].

277

ACT OF 1913.

ACT OF 1913.

tanned or tanned and dressed, kangaroo, sheep and goat skins (including lamb and kid skins) dressed and finished, other skins and bookbinders' calfskins, all the foregoing not specially provided for in this section, fifteen per centum ad valorem; * * * skins for morocco, tanned but unfinished, five per centum ad valorem; patent, japanned, varnished, or enameled leather weighing not over ten pounds per dozen hides or skins, twenty-seven cents per pound and fifteen per centum ad valorem; if weighing over ten pounds and not over twenty-five pounds per dozen, twenty-seven cents per pound and eight per centum ad valorem; if weighing over twenty-five pounds per dozen, twenty cents per pound and ten per centum ad valorem; * * * leather shoe laces, finished or unfinished, fifty cents per gross pairs and ten per centum ad valorem; * * * Provided, That leather cut into shoe uppers or vamps or other forms, suitable for conversion into manufactured articles, and gauffre leather, shall pay a duty of ten per centum ad valorem in addition to the duty imposed by this paragraph on leather of the same character as that from which they are cut.

PAR. 461. Harness, saddles, saddlery, in sets or in parts, finished or unfinished, thirty-five per centum ad valorem.

PARAGRAPH 1607.

ACT OF 1922.

PAR. 1607. Boots and shoes made wholly or in chief value of leather [Free].

ACT OF 1909.

PAR. 451. * * * boots and shoes made of leather, fifteen per centum ad m valorem: * * * PAR. 450. * * * Provided, That on

PAR. 450. * * * *Provided*, That on and after October first, nineteen hundred and nine, * * * that all boots and shoes, made wholly or in chief value of leather made from cattle hides and cattle skins of whatever weight, of cattle of the bovine species, including calfskins, shall pay a duty of ten per centum ad valorem; * * *

PARAGRAPH 1608.

ACT OF 1922.

PAR. 1608. Leeches [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 609. Leeches [Free].

PAR. 531. Leeches [Free].

PARAGRAPH 1609.

ACT OF 1922.

PAR. 1609. Limestone-rock asphalt; asphaltum and bitumen [Free].

ACT OF 1913.

PAR. 530. * * * boots and shoes made wholly or in chief value of leather; * * * [Free].

ACT OF 1909.

PAR. 90. * * * limestone rock asphalt, fifty cents per ton; asphaltum and bitumen, not specially provided for in this section, crude, if not dried, or otherwise advanced in any manner, one dollar and fifty cents per ton; if dried or otherwise advanced in any manner, three dollars per ton; * * *.

PARAGRAPH 1610.

ACT OF 1922.

PAR. 1610. Lemon juice, lime juice, and sour orange juice, all the foregoing containing not more than 2 per centum of alcohol [Free].

ACT OF 1909.

PAR. 610. Lemon juice, lime juice, and sour orange juice, all the foregoing containing not more than two per centum of alcohol [Free].

PAR. 532. Lemon juice, lime juice, and sour orange juice, all the foregoing containing not more than 2 per centum of alcohol [Free].

ACT OF 1913.

PARAGRAPH 1611.

ACT OF 1922.

PAR. 1611. Lifeboats and life-saving apparatus specially imported by societies and institutions incorporated or established to encourage the saving of human life [Free].

ACT OF 1909.

PAR. 612. Lifeboats and life-saving apparatus specially imported by societies incorporated or established to encourage the saving of human life [Free].¹

PAR. 533. Lifeboats and life-saving apparatus specially imported by societies and institutions incorporated or estab-lished to encourage the saving of human life [Free].²

PARAGRAPH 1612.

ACT OF 1922.

PAR. 1612. Lithographic stones, not engraved [Free].

ACT OF 1909.

PAR. 614. Lithographic stones, not en-

graved [Free].

PAR. 535. Lithographic stones, not en-

PARAGRAPH 1613.

ACT OF 1922.

PAR. 1613. Loadstones [Free].

ACT OF 1909.

PAR. 616. Loadstones [Free].

PAR. 537. Loadstones [Free].

¹ Miners' rescue appliances designed for emergency use in mines where artificial breath-ing is necessary in the presence of poisonous gases, to aid in the saving of human life. and miners' safety lamps, exempt from duty under Par. 628, act of 1909, dutiable under act of 1922 according to material of chief value. ² Miners' rescue appliances, designed for emergency use in mines where artificial breath-ing is necessary in the presence of poisonous gases, to aid in the saving of human life, and miners' safety lamps, and parts, accessories, and appliances for cleaning, repairing, and operating all the foregoing, exempt from duty under Par. 550, act of 1913, dutiable under the act of 1922 according to material of chief value.

ACT OF 1913.

PAR. 534. Limestone-rock asphalt; asphaltum, and bitumen [Free].

ACT OF 1913.

ACT OF 1913.

graved [Free].

ACT OF 1913.

PARAGRAPH 1614.

ACT OF 1922.

PAR. 1614. Manuscripts, not specially provided for [Free].

ACT OF 1909.

PAR. 621. Manuscripts [Free].

PAR. 542. Manuscripts [Free].

PARAGRAPH 1615.

ACT OF 1922.

PAR. 1615. Marrow, crude [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 622. Marrow, crude [Free].

PAR. 543. Marrow, crude [Free]

PARAGRAPH 1616.

ACT OF 1922.

PAR. 1616. Mechanically ground wood pulp, chemical wood pulp, unbleached or bleached [Free].

ACT OF 1909.

PAR. 406. Mechanically ground wood pulp, one-twelfth of one cent per pound, weight: Provided, however, That dry mechanically ground wood pulp shall be admitted free of duty from any country, dependency, province, or other subdivision of government (being the product thereof) which does not forbid or restrict in any way the exportation of (whether by law, order, regulation, contractual relation, or otherwise, directly or indirectly) or impose any export duty, export license fee, or other export charge of any kind whatsoever, either directly or indirectly (whether in the form of additional charge or license fee or otherwise) upon printing paper, mechanically ground wood pulp, or wood for use in the manufacture of wood pulp: *Provided further*, That if any country, dependency, province, or other subdivision of government, shall impose an export duty or other export charge of any kind whatseever either directly or any kind whatsoever, either directly or indirectly (whether in the form of additional charge, or license fee, or otherwise) upon printing paper, mechanically ground wood pulp, or wood for use in the manufacture of wood pulp, the amount of such export duty or other export charge shall be added as an additional duty to the duty herein imposed upon mechanically ground wood pulp when imported directly or indirectly from such country, depend-ency, province, or other subdivision of government. Chemical wood pulp, unbleached, one-sixth of one cent per pound, dry weight; bleached, one-fourth of one cent per pound, dry weight: Provided,

ACT OF 1913.

PAR. 649. Mechanically ground wood pulp, chemical wood pulp, unbleached or bleached, * * * [Free].

ACT OF 1913.

ACT OF

That if any country, dependency, province, or other subdivision of government shall impose an export duty, or other export charge of any kind whatsoever, either directly or indirectly (whether in the form of additional charge or license fee or otherwise) upon printing paper, chemical wood pulp, or wood for use in the manufacture of wood pulp, the amount of such export duty, or other export charge, shall be added as an additional duty to the duties herein imposed upon chemical wood pulp when imported directly or indirectly from such country, dependency, province, or other subdivision of government.

PARAGRAPH 1617.

ACT OF 1922.

PAR. 1617. Medals of gold, silver, or copper, and other metallic articles actually bestowed by foreign countries or citizens of foreign countries as trophies or prizes, and received and accepted as honorary distinctions [Free].

ACT OF 1909.

PAR. 624. Medals of gold, silver, or copper, and other metallic articles actually bestowed as trophies or prizes, and received and accepted as honorary distinctions [Free].

PAR. 546. Medals of gold, silver, or copper, and other articles actually bestowed as trophies or prizes, and received and accepted as honorary distinctions [Free].

ACT OF 1913.

PARAGRAPH 1618.

ACT OF 1922.

PAR. 1618. Mineral salts obtained by evaporation from mineral waters, when accompanied by a duly authenticated certificate and satisfactory proof showing that they are in no way artificially prepared and are only the product of a designated mineral spring [Free].

ACT OF 1909.

PAR. 627. Mineral salts obtained by evaporation from mineral waters, when accompanied by a duly authenticated certificate and satisfactory proof, showing that they are in no way artificially prepared, and are only the product of a designated mineral spring [Free].

ACT OF 1913.

PAR. 548. Mineral salts obtained by evaporation from mineral waters, when accompanied by a duly authenticated certificate and satisfactory proof showing that they are in no way artificially prepared and are only the product of a designated mineral spring [Free].

PARAGRAPH 1619.

ACT OF 1922.

PAR. 1619. Minerals, crude, or not advanced in value or condition by refining or grinding, or by other process of manufacture, not specially provided for [Free].

ACT OF 1909.

PAR. 626. Minerals, crude, or not advanced in value or condition by refining or grinding, or by other process of manufacture, not specially provided for in this section [Free].

ACT OF 1913.

PAR. 549. Minerals, crude, or not advanced in value or condition by refining or grinding, or by other process of manufacture, not specially provided for in this section [Free].

PARAGRAPH 1620.

ACT OF 1922.

PAR. 1620. Models of inventions and of other improvements in the arts, to be used exclusively as models and incapable of any other use [Free].

ACT OF 1909.

282

PAR. 629. Models of inventions and of other improvements in the arts, to be used exclusively as models and incapable of any other use [Free].

PAR. 551. Models of inventions and of other improvements in the arts, to be used exclusively as models and incapable of any other use [Free].

ACT OF 1913.

ACT OF 1913.

PARAGRAPH 1621.

ACT OF 1922.

PAR. 1621. Monazite sand and other thorium ores [Free].

ACT OF 1909.

PAR. 154. * * * monazite sand and thorite: * * * 25 per centum ad PAR. 183. * * * monazite sand and thorite, four cents per pound; valorem; * * *. * *

PARAGRAPH 1622.

ACT OF 1922.

PAR. 1622. Moss, seaweeds, and vegetable substances, crude or unmanufactured, not specially provided for [Free].

ACT OF 1909.

table substances, crude or unmanufactured, not otherwise specially provided for in this section [Free].

PAR. 540. Cocoa, or cacao, crude, * * shells of [Free]. 44

PARAGRAPH 1623.

ACT OF 1922.

PAR. 1623. Needles, hand sewing or darning [Free].

ACT OF 1909.

PAR. 633. Needles, hand sewing and

darning [Free].

PAR. 555. Needles, hand sewing and × * * [Free]. darning,

ACT OF 1913.

PARAGRAPH 1624.

ACT OF 1922.

PAR. 1624. Nets or sections of nets for use in otter trawl fishing, if composed wholly or in chief value of manila or vegetable fiber [Free].

ACT OF 1909.

PAR. 358. * * * all manufactures of flax, hemp, ramie, or other vegetable fiber, or of which these substances, or any of them, is the component material of chief value, not specially provided for in this section, forty-five per centum ad valorem.

ACT OF 1913.

PAR. 284. * * * all manufactures of flax, hemp, ramie, or other vegetable fiber, or of which these substances, or any of them, is the component material of chief value, not specially provided for in this section, 35 per centum ad valorem.

table substances, crude or unmanufac-tured, not otherwise specially provided

ACT OF 1913.

PAR. 630. Moss, seaweeds, and vege- PAR. 552. Moss, seaweeds, and vege-

PAR. 456. Cocoa, or cacao, crude, * * shells of [Free].

for in this section [Free].

PARAGRAPH 1625.

ACT OF 1922.

PAR. 1625. Newspapers and periodicals; but the term "periodicals" as herein used shall be understood to embrace only unbound or paper-covered publications issued within six months of the time of entry, devoted to current literature of the day, or containing current literature as a predominant feature, and issued regularly at stated periods, as weekly, monthly, or quarterly, and bearing the date of issue [Free].

ACT OF 1909.

PAR. 634. Newspapers and periodicals; but the term "periodicals" as herein used shall be understood to embrace only unbound or paper-covered publications issued within six months of the time of entry, devoted to current literature of the day, or containing current literature as a predominant feature, and issued regularly at stated periods, as weekly, monthly, or quarterly, and bearing the date of issue [Free].

ACT OF 1913.

PAR. 556. Newspapers and periodicals; but the term "periodicals" as herein used shall be understood to embrace only unbound or paper-covered publications issued within six months of the time of entry, devoted to current literature of the day, or containing current literature as a predominant feature, and issued regularly at stated periods, as weekly, monthly, or quarterly, and bearing the date of issue [Free].

PARAGRAPH 1626.

ACT OF 1922.

PAR. 1626. Oil-bearing seeds and nuts: Copra, hempseed. palm nuts, palmnut kernels, tung nuts, rapeseed, perilla and sesame seed; seeds and nuts, not specially provided for, when the oils derived therefrom are free of duty [Free].

ACT OF 1909.

PAR. 266. Seeds: * * * other oil seeds not specially provided for in this section, twenty-five cents per bushel of fifty-six pounds; * * *. PAR. 283. Nuts of all kinds, shelled

PAR. 283. Nuts of all kinds, shelled or unshelled, not specially provided for in this section, one cent per pound; but no allowance shall be made for dirt or other impurities in nuts of any kind, shelled or unshelled.

PAR. 635. Nuts: * * * palm nuts and palm-nut kernels; * * * broken cocoanut meat or copra, not shredded, desiccated, or prepared in any manner.

PAR. 668. Seeds: * * * hemp, * * * rape, * * * [Free].

ACT OF 1913.

PAR. 212. * * * other oil seeds not specially provided for in this section, 20 cents per bushel of fifty-six pounds; * * *.

PAR. 226. Nuts of all kinds, shelled or unshelled, not specially provided for in this section, 1 cent per pound; but no allowance shall be made for dirt or other impurities in nuts of any kind, shelled or unshelled.

PAR. 557. Nuts: * * * broken coconut meat or copra, not shredded, desiccated, or prepared in any manner; palm nuts and palm-nut kernels.

PAR. 595. Seeds: * * * hemp, * * rape, * * * [Free].

PARAGRAPH 1627.

ACT OF 1922.

PAR. 1627. Nux vomica [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 636. Nux vomica [Free].

PAR. 558. Nux vomica [Free].

PARAGRAPH 1628.

ACT OF 1922.

PAR. 1628. Oakum [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 637. Oakum [Free].

PAR. 559. Oakum [Free].

PARAGRAPH 1629.

ACT OF 1922.

PAR. 1629. Oil cake and oil-cake meal [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 638. Oil cake [Free]. [No corresponding provision for meal.]

PAR. 560. Oil cake [Free]. [No corresponding provision for meal.]

PARAGRAPH 1630.

ACT OF 1922.

PAR. 1630. Oils, animal: Spermaceti, whale, and other fish oils of American fisheries, and all fish and other products of such fisheries; and all cod and cod-liver oil [Free].

ACT OF 1909.

PAR. 639. Oils: * * * sperma-ceti, whale, and other fish oils of American fisheries, and all fish and other products of such fisheries; * * * [Free.]

PAR. 567. Fish, fresh, frozen, or packed in ice, caught in the Great Lakes or other fresh waters by citizens of the United States, and all other fish, the products of American fisheries [Free].

PAR. 34. Cod-liver oil, fifteen cents per gallon.

PARAGRAPH 1631.

ACT OF 1922.

PAR. 1631. Oils, distilled or essential: Anise, bergamot, bitter almond, camphor, caraway, cassia, cinnamon, citronella, geranium, lavender, lemon-grass, lime, lignaloe or bois de rose, neroli or orange flower, origanum, palmarosa, pettigrain, rose or otto of roess, rosemary, spike lavender. thyme. and ylangylang or cananga [Free]: *Provided*, That no article mixed or compounded or containing alcohol shall be exempted from duty under this paragraph.

ACT OF 1909.

PAR. 639. Oils: Almond, * * * anise or anise seed, * * * aspic or spike lavender, bergamot, * * * caraway, cassia, cinnamon, * * * citronella or lemon grass, * * lavender, * * cassia, cinnamon, * * * citronella or lemon grass, * * * lavender, * * * limes, * * * neroli or orange flower, * * * attar of roses, * * * rose-mary or anthoss, * * * thyme, orig-anum red or white, * * * [Free]. PAR. 3. * * * distilled oils, essen-tial oils, * * * twenty-five per cen-tum ad valorem; * * *.

[No corresponding provision for the other oils.]

ACT OF 1913.

PAR. 46. Oils, distilled and essential: * * * almond, bitter; * * * * anise or anise seed: bergamot; * * * caraor anise seed; bergamot; * * * caraway; cassia; cinnamon; * * * Citron-Way; cassia; cinnamon; * * * lavender, and aspic or spike lavender; limes; neroli or orange flower; origanum, red or white; rosemary or anthoss; attar of roses; thyme; * * * all the foregoing oils, '* * * d essential and distilled oils * * * and essential and distilled oils not specially provided for in this section, 20 per centum ad valorem: Provided, That no article containing alcohol shall be

classified for duty under this paragraph. [No corresponding provision for the other oils.]

ACT OF 1913.

PAR. 561. Oils: * * * cod, cod-liver, * * * and also spermaceti, whale, and other fish oils of American fisheries, and all fish and other products of such fisheries [Free].

PARAGRAPH 1632.

ACT OF 1922.

PAR. 1632. Oils, expressed or extracted: Croton, palm, palm-kernel, perilla, sesame, and sweet almond; olive oil rendered unfit for use as food or for any but mechanical or manufacturing purposes, by such means as shall be satisfactory to the Secretary of the Treasury and under regulations to be prescribed by him; Chinese and Japanese tung oils; and nut oils not specially provided for [Free].

ACT OF 1909.

PAR. 639. Oils: Almond, * * * oton, * * * nut oil or oil of nuts, croton, * * * nut on of out * * olive oil rendered unfit for use as food or for any but mechanical or manufacturing purposes, by such means as shall be satisfactory to the Secretary of the Treasury and under regulations to be prescribed by him; * * * palm, palm-kernel, * * * sesame or sesamum seed or bean, * * * [Free].

seed or bean, * * * [Free]. PAR. 3. * * * expressed oils, * * * twenty-five per centum ad valorem; * * [Covered oils not specifically mentioned in 1909.]

ACT OF 1913.

PAR. 561. Oils: * * * croton, * * * palm, palm-kernel, perilla, * * * and olive oil rendered unfit for use as food or for any but mechanical or manufacturing purposes, by such means as shall be satisfactory to the Secretary of the Treasury and under regulations to be pre-scribed by him; Chinese nut oil, nut oil

or oil of nuts not specially provided for in this section; * * * [Free]. PAR. 45. Oils, expressed: * * * al-mond oil, sweet, 5 cents per pound; sesame or sesamum seed or bean oil, 1 cent per pound; * * *.

PARAGRAPH 1633.

ACT OF 1922.

PAR. 1633. Oils, mineral: Petroleum, crude, fuel, or refined, and all distillates obtained from petroleum, including kerosene, benzine, naphtha, gasoline, paraffin, and paraffin oil, not specially provided for [Free].

ACT OF 1909.

PAR. 639. Oils: * * * petroleum, crude or refined, including kerosene, benzine, naphtha, gasoline, and similar oils produced from petroleum [Free]. PAR. 645. Paraffin [Free].

ACT OF 1913.

PAR. 561. Oils: * * * petroleum, crude or refined, and all products ob-tained from petroleum, including kero-sene, benzine, naphtha, gasoline, par-affin, and paraffin oil; * * * [Free].

PARAGRAPH 1634.

ACT OF 1922.

PAR. 1634. Ores of gold, silver, or nickel; nickel matte; ores of the platinum metals; sweepings of gold and silver [Free].

ACT OF 1909.

PAR. 643. Ores of gold, silver, or nickel, and nickel matte; sweepings of gold and silver [Free].

PAR. 565. Ores of gold, silver, or nickel, and nickel matte; ores of the platinum metals; sweepings of gold and silver [Free].

ACT OF 1913.

PARAGRAPH 1635.

ACT OF 1922.

PAR. 1635. Duplex decalcomania paper not printed [Free].

ACT OF 1909.

PAR. 567. * * * decalcomania paper, not printed [Free].

ACT OF 1913.

PAR. 410. * * * all papers not specially provided for in this section, colored or uncolored, white * * *

14137 - 22 - -19

285

weighing not over six pounds to the ream of four hundred and eighty sheets, on the basis of twenty by thirty inches, and whether in reams or any other form, six cents per pound and fifteen per centum ad valorem; it weighing over six pounds and less than ten pounds to the ream, * * * five cents per pound and fifteen per centum ad valorem; * * *.

PARAGRAPH 1636.

ACT OF 1922.

PAR. 1636. Parchment and vellum [Free].

vellum

ACT OF 1909.

646. Parchment and

PAR. 568. Parchment and vellum [Free].

ACT OF 1913.

PARAGRAPH 1637.

ACT OF 1922.

PAR. 1637. Pads for horses [Free].

ACT OF 1909.

[Dutiable according to component material of chief value.]

[Dutiable according to component material of chief value.]

ACT OF 1913.

PARAGRAPH 1638.

ACT OF 1922.

PAR. 1638. Pearl, mother of, and shells, not sawed, cut, flaked, polished, or otherwise manufactured, or advanced in value from the natural state [Free].

ACT OF 1909.

PAR. 647. Pearl, mother of, and shells, not sawed, cut, polished, or otherwise manufactured, or advanced in value from the natural state [Free].

PAR. 570. Pearl, mother of, and shells, not sawed, cut, flaked, polished, or other-wise manufactured, or advanced in value from the natural state [Free].

PARAGRAPH 1639.

ACT OF 1922.

PAR. 1639. Personal effects, not merchandise, of citizens of the United States dying in foreign countries [Free].

ACT OF 1909.

PAR. 648. Personal effects, not merchandise, of citizens of the United States dying in foreign countries [Free].

PAR. 571. Personal effects, not merchandise, of citizens of the United States dying in foreign countries [Free].

ACT OF 1913.

PARAGRAPH 1640.

ACT OF 1922.

PAR. 1640. Phosphates, crude, and apatite [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 651. Phosphates, crude [Free]. PAR. 495. Apatite [Free].

PAR. 574. Phosphates, crude [Free]. PAR. 401. Apatite [Free].

286

PAR.

[Free].

ACT OF 1913.

PARAGRAPH 1641.

ACT OF 1922.

PAR. 1641. Pigeons, fancy or racing [Free].

ACT OF 1909.

fowls [Free].

PAR. 510. Birds and land and water

PAR. 416. Birds and land and water fowls, not specially provided for in this section [Free].

ACT OF 1913.

PARAGRAPH 1642.

ACT OF 1922.

PAR. 1642. Plants, trees, shrubs, roots, seed cane, seeds, and other material for planting, imported by the Department of Agriculture or the United States Botanic Garden [Free].

ACT OF 1909.

PAR. 652. Plants, trees, shrubs, roots, seed cane, and seeds, imported by the Department of Agriculture or the United States Botanic Garden [Free]. PAR. 577. Plants, trees, shrubs, roots, seed cane, and seeds, imported by the Department of Agriculture or the United States Botanic Garden [Free].

PARAGRAPH 1643.

ACT OF 1922.

PAR. 1643. Plaster rock or gypsum, crude [Free].

ACT OF 1909.

PAR. 88. Plaster rock or gypsum, crude, thirty cents per ton; * * *.

PARAGRAPH 1644.

lorem.

ACT OF 1922.

PAR. 1644. Platinum, unmanufactured or in ingots, bars, sheets, or plates not less than one-eighth of one inch in thickness, sponge, or scrap [Free].

ACT OF 1909.

PAR. 653. Platinum, unmanufactured or in ingots, bars, plates, sheets, * * * sponge, or scrap, * * * [Free].

PARAGRAPH 1645.

ACT OF 1922.

PAR. 1645. Potassium chloride or muriate of potash. potassium sulphate, kainite, wood ashes and beet-root ashes, and all crude potash salts not specially provided for [Free].

ACT OF 1909.

PAR. 655. Potash, crude, or "black salts;" * * * sulphate of potash, crude or refined, and muriate of potash [Free].

PAR. 604. Kyanite, or cyanite, and kainite [Free].

PAR. 502. Ashes, wood and lye of, and beet-root ashes [Free].

ACT OF 1913.

PAR. 580. Potash: Crude, or "black salts"; * * * sulphate of; * * * and muriate of [Free].

PAR. 525. Kyanite, or cyanite, and kainite [Free].

PAR. 407. Ashes, wood and lye of, and beet-root ashes [Free].

ACT OF 1913.

PAR. 578. Platinum, unmanufactured or in ingots, bars, plates, sheets, * * * sponge, or scrap, * * * [Free].

ACT OF 1913.

anic Garden [Free].

ACT OF 1913.

PAR. 74. Plaster rock or gypsum,

crude, * * * 10 per centum ad va-

PARAGRAPH 1646.

ACT OF 1922.

PAR. 1646. Potassium nitrate or saltpeter, crude [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 655. * ° * nitrate of potash or saltpeter, crude; * * * [Free]. PAR. 580. Potash: * * * nitrate of. or saltpeter, crude; * * * [Free].

PARAGRAPH 1647.

ACT OF 1922.

PAR. 1647. Professional books, implements, instruments, and tools of trade, occupation, or employment in the actual possession of persons emigrating to the United States owned and used by them abroad [Free]; but this exemption shall not be construed to include machinery or other articles imported for use in any manufacturing establishment, or for any other person or persons, or for sale, nor shall it be construed to include theatrical scenery, properties, and apparel; but such articles brought by proprietors or managers of theatrical exhibitions arriving from abroad, for temporary use by them in such exhibitions, and not for any other person, and not for sale, and which have been used by them abroad, shall be admitted free of duty under such regulations as the Secretary of the Treasury may prescribe; but bonds shall be given for the payment to the United States of such duties as may be imposed by law upon any and all such articles as shall not be exported within six months after such importation: *Provided*, That the Secretary of the Treasury may, in his discretion, extend such period for a further term of six months in case application shall be made therefor.

ACT OF 1909.

PAR. 656. Professional books, imple-ments, instruments, and tools of trade, occupation, or employment, in the actual possession at the time of arrival, of persons emigrating to the United States; but this exemption shall not be construed to include machinery or other articles imported for use in any manufacturing establishment, or for any other person or persons, or for sale, nor shall it be construed to include theatrical scenery, properties, and apparel; but such articles brought by proprietors or managers of theatrical exhibitions arriving from abroad, for temporary use by them in such exhibitions, and not for any other person, and not for sale, and which have been used by them abroad, shall be admitted free of duty under such regulations as the Secretary of the Treasury may prescribe; but bonds shall be given for the payment to the United States of such duties as may be imposed by law upon any and all such articles as shall not be exported within six months after such importation: *Provided*, That the Secretary of the Treasury may, in his discretion, extend such period for a further term of six months in case application shall be made therefor.

ACT OF 1913.

PAR. 582. Professional books, imple-ments, instruments, and tools of trade, occupation, or employment in the actual possession of persons emigrating to the United States owned and used by them abroad; but this exemption shall not be construed to include machinery or other articles imported for use in any manufacturing establishment, or for any other person or persons, or for sale, nor shall it be construed to include theatrical scenery, properties, and apparel; but such articles brought by proprietors or managers of theatrical exhibitions arriving from abroad, for temporary use by them in such exhibitions, and not for any other person, and not for sale, and which have been used by them abroad, shall be admitted free of duty under such regulations as the Secretary of the Treasury may prescribe; but bonds shall be given for the payment to the United States of such duties as may be imposed by law upon any and all such articles as shall not be exported within six months after such importation: *Provided*, That the Secretary of the Treasury may, in his discretion, extend such period for a further term of six months in case application shall be made therefor.

PARAGRAPH 1648.

ACT OF 1922.

PAR. 1648. Pulu [Free].

ACT OF 1909. PAR. 657. Pulu [Free]. ACT OF 1913. PAR. 583. Pulu [Free].

PARAGRAPH 1649.

ACT OF 1922.

PAR. 1649. Quinine sulphate and all alkaloids and salts of alkaloids derived. from cinchona bark [Free].

ACT OF 1909.

PAR. 658. Quinia, sulphate of, and all PAR. 584. Quinia, sulphate of, and all alkaloids or salts of cinchona bark [Free]. alkaloids or salts of cinchona bark [Free].

PARAGRAPH 1650.

ACT OF 1922.

PAR. 1650. Radium, and salts of, and radioactive substitutes [Free].

ACT OF 1909.

PAR. 659. Radium [Free].

PAR. 585. Radium and salts of, radioactive substitutes, * * * [Free].

ACT OF 1913.

ACT OF 1913.

PARAGRAPH 1651.

ACT OF 1922.

PAR. 1651. Rag pulp; paper stock. crude, of every description, including all grasses. fibers, rags, waste, including jute, hemp and flax waste, shavings, clippings, old paper, rope ends. waste rope, and waste bagging, and all other waste not specially provided for, including old gunny cloth, and old gunny bags, used chiefly for paper making, and no longer suitable for bags [Free].

ACT OF 1909.

PAR. 644. Paper stock, crude, of every description, including all grasses, fibers, rags (other than wool), waste, including jute waste, shavings, clippings, old paper, rope ends, waste rope, and waste bagging, and all other waste not specially provided for in this section, including old gunny cloth and old gunny bags, used chiefly for paper making [Free].

PAR. 566. Paper stock, crude, of every description, including all grasses, fibers, rags, waste, including jute, hemp and flax waste, shavings, clippings, old paper, rope ends, waste rope, and waste bagging, and all other waste not specially provided for in this section, including old gunny cloth and old gunny bags, used chiefly

for paper making [Free]. PAR. 649. * * rag pulp [Free].

ACT OF 1913.

PARAGRAPH 1652.

ACT OF 1922.

PAR. 1652, Rennet, raw or prepared [Free].

ACT OF 1909.

PAR. 662. Rennets, raw or prepared PAR. 588. Rennets, raw or prepared [Free]. [Free].

PARAGRAPH 1653.

ACT OF 1922.

PAR. 1653. Patna rice cleaned for use in the manufacture of canned foods¹ [Free].

ACT OF 1909.

[No corresponding provision.]

¹ Dutiable at 1 cent per pound, par. 9, emergency tariff act of 1921.

ACT OF 1913.

289

[No corresponding provision.]

ACT OF 1913.

PARAGRAPH 1654.

ACT OF 1922.

PAR. 1654. Sago, crude, and sago flour [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 590. Sago, crude, and sago flour PAR. 664. Sago, crude, and sago flour [Free]. [Free].

PARAGRAPH 1655.

ACT OF 1922.

PAR. 1655. Sausage casings, weasands, intestines, bladders, tendons, and integuments, not specially provided for [Free].

ACT OF 1909.

PAR. 512. Bladders, and all integuments, tendons and intestines of animals * * * crude, dried or salted for preservation only, and unmanufactured, not specially provided for in this section [Free].

PAR. 23. * * * fish bladders * * * other than crude or dried or salted for preservation only, valued at not above ten cents per pound, two and one-half cents per pound; valued at above ten cents per pound and not above thirtyfive cents per pound, twenty-five per centum ad valorem; valued above thirty-five cents per pound, fifteen cents per pound and twenty per centum ad valorem; * * *.

ACT OF 1913.

PAR. 419. Bladders, and all integuments, tendons and intestines of animals * * * crude, dried or salted for preservation only, and unmanufactured, not specially provided for in this section [Free].

PAR. 385. * * * unmanufactured articles not enumerated or provided for in this section, a duty of 10 per

for in this section, a duty of 10 per centum ad valorem, * * *. [Weasands fall within this pro-vision. T. D. 35886 of 1915; United States v. White, 8 Ct. Cust. Appls., 115, of 1917. Sausage casings come within paragraph 419 above. (Ab-stract 19744, T. D. 29288, of 1908.)]

PARAGRAPH 1656.

ACT OF 1922.

PAR. 1656. Fresh sea herring and smelts and tuna fish, fresh, frozen, or packed in ice [Free].

ACT OF 1909.

PAR. 272. * * * herrings, fresh, one-

fourth of one cent per pound; * * *. PAR. 273. Fish, fresh, * * * frozen, packed in ice * * * three-fourths of one cent per pound; * * *.

ACT OF 1913.

PAR. 483. * * * all other fish not otherwise specially provided for in this section [Free].

PARAGRAPH 1657.

ACT OF 1922.

PAR. 1657. Seeds: Chickpeas or garbanzos, cowpeas, and sugar beets [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 668. Seeds: * * * sugar beet. * * [Free].

[Chickpeas and cowpeas classable as peas, par. 262.]

PAR. 595. Seeds: * * * sugar beet, * * * [Free].

[Chickpeas and cowpeas classable as peas, par. 209.]

PARAGRAPH 1658.

ACT OF 1922.

PAR. 1658. Selenium, and salts of [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 480. * * * articles manufac-PAR. 585. * * * selenium and salts tured. in whole or in part, not provided of [Free]. * for in this section, * twenty per

centum ad valorem. PAR. 3. * * * chemical * * * salts, * * * twenty-five per centum ad valorem; * * *.

PARAGRAPH 1659.

ACT OF 1922.

PAR. 1659. Sheep dip [Free].

ACT OF 1909.

PAR. 669. Sheep dip [Free].

PAR. 596. Sheep dip [Free].

PARAGRAPH 1660.

ACT OF 1922.

PAR. 1660. Shingles [Free].

ACT OF 1909.

PAB. 209. Shingles, fifty cents per PAR. 647. Wood : * * * shingles, thousand. * [Free].

PARAGRAPH 1661.

ACT OF 1922.

PAR. 1661. Shotgun barrels, in single tubes, forged, rough bored [Free].

ACT OF 1909.

PAR. 670. Shotgun barrels, in single PAR. 597. Shotgun barrels, in single tubes, forged, rough bored [Free]. tubes, forged, rough boued [Free].

PARAGRAPH 1662.

ACT OF 1922.

PAR. 1662. Shrimps, lobsters, and other shellfish, fresh, frozen, packed in ice, or prepared or preserved in any manner, and not specially provided for [Free].

ACT OF 1909.

PAR. 671. Shrimps and other shell- PAR. 598. Shrimps, lobsters, and other fish [Free]. shellfish [Free].

PARAGRAPH 1663.

ACT OF 1922.

PAR. 1663. Silk cocoons and silk waste [Free].

ACT OF 1909.

PAR. 673. Silk cocoons and silk waste

[Free].

PAR. 599. Silk cocoons and silk waste [Free].

ACT OF 1913.

ACT OF 1913.

ACT OF 1913.

ACT OF 1913.

ACT OF 1913.

291

PARAGRAPH 1664.

ACT OF 1922.

PAR. 1664. Silk, raw, in skeins reeled from the cocoon, or rereeled, but not wound, doubled, twisted, or advanced in manufacture in any way [Free].

ACT OF 1909.

PAR. 672. Silk, raw, in skeins reeled from the cocoon, or rereeled, but not wound, doubled, twisted, or advanced in manufacture in any way [Free].

PAR. 600. Silk, raw, in skeins reeled from the cocoon, or rereeled, but not wound, doubled, twisted, or advanced in manufacture in any way [Free].

ACT OF 1913.

PAR. 602. Skeletons and other prepa-

PARAGRAPH 1665.

ACT OF 1922.

PAR. 1665. Skeletons and other preparations of anatomy [Free].

ACT OF 1909.

PAR. 675. Skeletons and other preparations of anatomy [Free].

PARAGRAPH 1666.

ACT OF 1922.

PAR. 1666. Skins of all kinds, raw, and hides not specially provided for [Free].

ACT OF 1909.

PAR. 676. Skins of all kinds, raw (except sheepskins with the wool on), and hides not specially provided for in this section [Free].

ACT OF 1913.

PAR. 603. Skins of hares, rabbits, dogs, goats, and sheep, undressed [Free].

PAR. 604. Skins of all kinds, raw, and hides not specially provided for in this section [Free].

PARAGRAPH 1667.

ACT OF 1922.

PAR. 1667. Sodium: Nitrate, sulphate, crude, or salt cake, and niter cake [Free].

ACT OF 1909.

PAR. 677. Soda, nitrate of, or cubic

nitrate [Free]. PAR. 77. Sulphate of soda, or salt cake, or niter cake, one dollar per ton.

PAR. 605. Soda, * * * sulphate of, crude, or salt cake and niter cake, * * * nitrate of, or cubic nitrate [Free].

ACT OF 1913.

PARAGRAPH 1668.

ACT OF 1922.

PAR. 1668. Specimens of natural history, botany, and mineralogy, when imported for scientific public collections, and not for sale [Free].

ACT OF 1909.

PAR. 678. Specimens of natural history, botany, and mineralogy, when im-ported for scientific public collections, and not for sale [Free].

ACT OF 1913.

PAR. 607. Specimens of natural history, botany, and mineralogy, when imported for scientific public collections, and not for sale [Free].

rations of anatomy [Free].

292

PARAGRAPH 1669.

ACT OF 1922.

PAR. 1669. Spunk [Free].

ACT OF 1909.

PAR. 680. Spunk [Free].

ACT OF 1913.

PAR. 608. Spunk [Free].

PARAGRAPH 1670:

ACT OF 1922.

PAR. 1670. Spurs and stilts used in the manufacture of earthen, porcelain, or stone ware [Free].

ACT OF 1909.

PAR. 681. Spurs and stilts used in the manufacture of earthen, porcelain, and stone ware [Free].

PAR. 609. Spurs and stilts used in the manufacture of earthen, porcelain, and stone ware [Free].

PARAGRAPH 1671.

ACT OF 1922.

PAR. 1671. Stamps: Foreign postage or revenue stamps, canceled or uncanceled, and foreign government stamped post cards bearing no other printing than the official imprint thereon [Free].

ACT OF 1909.

PAR. 682. Stamps; foreign postage or revenue stamps, canceled or uncanceled, and foreign government stamped post cards bearing no other printing than the official imprint thereon [Free]. PAR. 610. Stamps: Foreign postage or revenue stamps, canceled or uncanceled, and foreign government stamped post cards bearing no other printing than the official imprint thereon [Free].

ACT OF 1913.

PARAGRAPH 1672.

ACT OF 1922.

PAR. 1672. Standard newsprint paper [Free].

ACT OF 1909.

PAR. 409. Printing paper (other than paper commercially known as handmade or machine handmade paper, japan paper, and imitation japan paper by whatever name known), unsized, sized, or glued, suitable for the printing of books and newspapers, but not for covers or bindings, not specially provided for in this section, valued at not above two and one-fourth cents per pound, three-sixteenths of one cent per pound; valued above two and one-fourth cents and not above two and one-half cents per pound; * * * *Provided*, however, That if any country, dependency, province, or other subdivision of government shall forbid or restrict in any way the exportation of (whether by law, order, regulation, contractual relation, or otherwise.

ACT OF 1913.

PAR. 567. Printing paper (other than paper commercially known as handmade or machine handmade paper, japan paper, and imitation japan paper by whatever name known), unsized, sized, or glued, suitable for the printing of books and newspapers, but not for covers or bindings, not specially provided for in this section, valued at not above $2\frac{1}{2}$ cents per pound, * * * [Free].

0 1 111

ACT OF 1913.

directly or indirectly) or impose any export duty, export license fee, or other export charge of any kind whatsoever (whether in the form of additional charge or license fee or otherwise) upon printing paper, wood pulp, or wood for use in the manufacture of wood pulp, there shall be imposed upon printing paper when imported either directly or indirectly from such country, dependency, province, or other subdivision of government, an additional duty of one-tenth of one cent per pound when valued at three cents per pound, or less, and in addition thereto the amount of such export duty or other export charge imposed by such country, dependency, province, or other subdivision of government, upon printing paper, wood pulp, or wood for use in the manufacture of wood pulp.

PARAGRAPH 1673.

ACT OF 1922.

PAR. 1673. Statuary and casts of sculpture for use as models or for art educational purposes only; regalia and gems, where specially imported in good faith for the use and by order of any society incorporated or established solely for religious, philosophical, educational, scientific, or literary purposes, or for the encouragement of the fine arts, or for the use and by order of any college, academy, school, seminary of learning, orphan asylum, or public hospital in the United States, or any State or public library, and not for sale, subject to such regulations as the Secretary of the Treasury shall prescribe; but the term "regalia" as herein used shall be held to embrace only such insignia of rank or office or emblems as may be worn upon the person or borne in the hand during public exercises of the society or institution, and shall not include articles of furniture or fixtures, or of regular wearing apparel, nor personal property of individuals [Free].

ACT OF 1909.

PAR. 661. Statuary and casts of sculpture for use as models or for art educational purposes only; regalia and gems, where specially imported in good faith for the use and by order of any society incorporated or established solely for religious, philosophical, educational, scientific, or literary purposes, or for the encourage-ment of the fine arts, or for the use and by order of any college, academy, school, seminary of learning, orphan asylum, or public hospital in the United States, or any State or public library, and not for sale, subject to such regulations as the Secretary of the Treasury shall prescribe; but the term "regalia" as herein used shall be held to embrace only such insignia of rank or office or emblems as may be worn upon the person or borne in the hand during public exercises of the society or institution, and shall not include articles of furniture or fixtures, or of regular wearing apparel, nor personal property of individuals [Free].

ACT OF 1913.

PAR. 611. Statuary and casts of sculpture for use as models or for art educational purposes only; regalia and gems, where specially imported in good faith for the use and by order of any society incorporated or established solely for religious, philosophical, educational, scientific, or literary purposes, or for the en-couragement of the fine arts, or for the use and by order of any college, academy, school, seminary of learning, orphan asy-lum, or public hospital in the United States, or any State or public library, and not for sale, subject to such regulations as the Secretary of the Treasury shall prescribe; but the term "regalia" as herein used shall be held to embrace only such insignia of rank or office or emblems as may be worn upon the person or borne in the hand during public exercises of the society or institution, and shall not include articles of furniture or fixtures, or of regular wearing apparel, nor personal property of individuals [Free].

PARAGRAPH 1674.

ACT OF 1922.

PAR. 1674. 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 [Free].

ACT OF 1909.

ACT OF 1913.

[No corresponding provision.]

[No corresponding provision.]

PARAGRAPH 1675.

ACT OF 1922.

PAR. 1675. Stone and sand: Burrstone in blocks, rough or unmanufactured; quartzite; traprock; rottenstone, tripoli, and sand, crude or manufactured: cliff stone. freestone, granite, and sandstone, unmanufactured, and not suitable for use as monumental or building stone; all of the foregoing not specially provided for [Free].

ACT OF 1909.

PAR. 683. Stone and sand: Burrstone in blocks, rough or unmanufactured; cliff stone. unmanufactured; rottenstone, tripoli, and sand, crude or manufactured, not otherwise provided for in this section [Free].

PAR. 626. Minerals, crude, or not advanced in value or condition by refining or grinding, or by other process of manufacture, not specially provided for in this section [Free].

ACT OF 1913.

PAR. 614. Stone and sand: Burrstone in blocks, rough or unmanufactured; rottenstone, tripoli, and sand, crude or manufactured; cliff stone, freestone, granite, sandstone, * * * unmanufactured, and not suitable for use as monumental or building stone; all of the foregoing not specially provided for in this section [Free].

PAR. 549. Minerals, crude, or not advanced in value or condition by refining or grinding, or by other process of manufacture, not specially provided for in this section [Free].

PARAGRAPH 1676.

ACT OF 1922.

PAR. 1676. Strontianite or mineral strontium carbonate and celestite or mineral strontium sulphate [Free].

ACT OF 1909.

PAR. 685. * * * strontianite, or mineral carbonate of strontia [Free].

PAR. 626. Minerals, crude, or not advanced in value or condition by refining or grinding, or by other process of manufacture, not specially provided for in this section [Free].

ACT OF 1913.

PAR. 615. * * * strontianite or mineral carbonate of strontia [Free].

PAR. 549. Minerals, crude, or not advanced in value or condition by refining or grinding, or by other process of manufacture, not specially provided for in this section [Free].

PARAGRAPH 1677.

ACT OF 1922.

PAR. 1677. Sulphur in any form, and sulphur ore, such as pyrites or sulphuret of iron in its natural state, and spent oxide of iron, containing more than 25 per centum of sulphur [Free].

ACT OF 1909.

and sulphur or brimstone, crude, in bulk, sulphur ore as pyrites, or sulphuret of iron in its natural state, containing in excess of twenty-five per centum of sulphur, and sulphur not otherwise provided for in this section [Free].

PAR. 81. Sulphur, refined or sublimed, or flowers of, four dollars per ton.

PARAGRAPH 1678.

ACT OF 1922.

PAR. 1678. Tagua nuts [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 596. * * * vegetable ivory PAR. 620. Tagua nuts [Free]. in its natural state [Free].

PARAGRAPH 1679.

ACT OF 1922.

PAR. 1679. Tamarinds [Free].

ACT OF 1909.

PAR. 623. Tamarinds [Free].

PAR. 688. Tamarinds [Free].

PARAGRAPH 1680.

ACT OF 1922.

PAR. 1680. Tapioca, tapioca flour, and cassava [Free].

ACT OF 1909.

ACT OF 1913.

ACT OF 1913.

PAR. 689. Tapioca, tapioca flour, cas-PAR. 625. Tapioca, tapioca flour, cassava or cassady [Free]. sava or cassady [Free].

PARAGRAPH 1681.

ACT OF 1922.

PAR. 1681. Tar and pitch of wood [Free].

ACT OF 1909.

PAR. 690. Tar and pitch of wood [Free].

PAR. 626. Tar and pitch of wood [Free]. PAR. 452. * * * pitch of * * * wood * * * tar, * * [Free].

ACT OF 1913.

PARAGRAPH 1682.

ACT OF 1922.

PAR. 1682. Tea not specially provided for. and tea plants [Free]: *Provided*, That all cans, boxes, and other immediate containers, including paper, and other wrappings of tea in packages of less than five pounds each, and all intermediate containers of such tea, shall be dutiable at the rate chargeable thereon if im-ported empty: *Provided further*, That nothing herein contained shall be con-strued to repeal or impair the provisions of an Act entitled "An Act to prevent the importation of impure and unwholesome tea," approved March 2, 1897, and any Act amendatory thereof.

PAR. 686. Sulphur, lac or precipitated, PAR. 617. Sulphur in any form, brimstone, and sulphur ore as pyrites, or sulphuret of iron in its natural state, containing in excess of 25 per centum of sulphur [Free].

ACT OF 1909.

PAR. 691. Tea and tea plants: [Free] *Provided*, That nothing herein contained shall be construed to repeal or impair the provisions of an Act entitled "An Act to prevent the importation of impure and unwholesome tea." approved March second, eighteen hundred and ninetyseven, and any Act amendatory thereof.

PAR. 195. Cans, boxes, packages, and other containers of all kinds (except such as are hermetically sealed by soldering or otherwise), composed wholly or in chief value of metal lacquered or printed by any process of lithography whatever, if filled or unfilled, and whether their contents be dutiable or free, four cents per pound and thirty-five per centum ad valorem: *Provided*, That none of the foregoing articles shall pay a less rate of duty than fifty-five per centum ad valorem; but no cans, boxes, packages, or containers of any kind, of the capacity of five pounds or under, subject to duty under this paragraph, shall pay less duty than if the same were imported empty; and the dutiable value of the same shall include all packing charges, cartons, wrappings, envelopes, and printed matter accompanying them when such cans, boxes, packages, or containers are imported wholly or partly filled with merchandise exempt from duty (except liquids and merchandise commercially known as drugs) and which is commonly dealt in at wholesale in the country of original exportation in bulk or in packages exceeding five pounds in capacity: Provided further, That paper, cardboard or pasteboard wrappings or containers that are made and used only for the pur-pose of holding or containing the article with which they are filled, and after such use are mere waste material, shall not be dutiable unless their contents are dutiable.

PARAGRAPH 1683.

ACT OF 1922.

PAR. 1683. Teeth, natural, or unmanufactured [Free].

ACT OF 1909.

PAR. 628. Teeth, natural, or unmanu-

ACT OF 1913.

PAR. 692. Teeth, natural, or unmanufactured [Free]. Factured [Free].

PARAGRAPH 1684.

ACT OF 1922.

PAR. 1684. Tin ore or cassiterite, and black oxide of tin [Free]: *Provided*, That there shall be imposed and paid upon cassiterite, or black oxide of tin, a duty of 4 cents per pound, and upon bar, block, pig tin and grain or granulated, a duty of 6 cents per pound when it is made to appear to the satisfaction of the President of the United States that the mines of the United States are producing one thousand five hundred tons of cassiterite and bar, block, and pig

ACT OF 1913.

PAR. 627. Tea not specially provided for in this section, and tea plants: [Free] *Provided*, That the cans, boxes, or other containers of tea packed in packages of less than five pounds each shall be dutiable at the rate chargeable thereon if imported empty: *Provided further*, That nothing herein contained shall be construed to repeal or impair the provisions of an Act entitled "An Act to prevent the importation of impure and unwholesome tea," approved March second, eighteen hundred and ninety-seven, and any Act amendatory thereof. tin per year. The President shall make known this fact by proclamation, and thereafter said duties shall go into effect.

ACT OF 1909.

PAR. 695. Tin ore, cassiterite or black oxide of tin, * * * [Free]: *Provided*, That there shall be imposed and paid upon cassiterite, or black oxide of tin, * * * a duty of four cents per pound when it is made to appear to the satisfaction of the President of the United States that the mines of the United States are producing one thousand five hundred tons of cassiterite and bar, block, and pig tin per year. The President shall make known this fact by proclamation, and thereafter said duties shall go into effect.

ACT OF 1913.

PAR. 631. Tin ore, cassiterite or black oxide of tin, * * * [Free]: *Provided*, That there shall be imposed and paid upon cassiterite, or black oxide of tin, * * * a duty of 4 cents per pound when it is made to appear to the satisfaction of the President of the United States that the mines of the United States are producing one thousand five hundred tons of cassiterite and bar, block, and pig tin per year. The President shall make known this fact by proclamation, and thereafter said duties shall go into effect.

PARAGRAPH 1685.

ACT OF 1922.

PAR. 1685. Tin in bars. blocks or pigs, and grain or granulated and scrap tin, including scrap tin plate [Free].

ACT OF 1909.

PAR. 695. * * * tin in bars, blocks, pigs, or grain or granulated [Free]: *Provided*, That there shall be imposed and paid * * upon bar, block, pig tin and grain or granulated, a duty of four cents per pound when it is made to appear to the satisfaction of the President of the United States that the mines of the United States are producing one thousand five hundred tons of cassiterite and bar, block, and pig tin per year. The President shall make known this fact by proclamation, and thereafter said duties shall go into effect.

PAR. 649. Pewter and britannia metal, old, and fit only to be remanufactured [Free].

ACT OF 1913.

PAR. 631. * * * tin in bars, blocks, pigs, or grain or granulated, and scrap tin [Free]: Provided, That * * there shall be imposed and paid * upon bar, block, pig tin and grain or granulated, a duty of 4 cents per pound when it is made to appear to the satisfaction of the President of the United States that the mines of the United States are producing one thousand five hundred tons of cassiterite and bar, block, and pig tin per year. The President shall make known this fact by proclamation, and thereafter said duties shall go into effect.

PAR. 572. Pewter and britannia metal, old, and fit only to be remanufactured [Free].

PARAGRAPH 1686.

ACT OF 1922.

PAR. 1686. Tobacco stems not cut, ground, or pulverized [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 696. Tobacco stems [Free].

PAR. 632. Tobacco stems [Free].

PARAGRAPH 1687.

ACT OF 1922.

PAR. 1687. Turmeric [Free].

ACT OF 1909.

PAR. 698. Turmeric [Free].

ACT OF 1913.

PAR. 634. Turmeric [Free].

PARAGRAPH 1688.

ACT OF 1922.

PAR. 1688. Turpentine, gum and spirits of, and rosin [Free].

ACT OF 1909.

PAR. 700 Turpentine, spirits of [Free]. PAR. 699. Turpentine, Venice [Free].

PAR. 559. Drugs, such as * * * gums, * * * not advanced * * * [Free].

PARAGRAPH 1689.

ACT OF 1922.

PAR. 1689. Turtles [Free].

ACT OF 1909.

PAR. 701. Turtles [Free].

PAR. 636. Turtles [Free].

PARAGRAPH 1690.

ACT OF 1922.

PAR. 1690. Uranium, oxide and salts of [Free].

ACT OF 1909.

PAR. 703. Uranium, oxide and salts of PAR. 638. Uranium, oxide and salts of [Free]. [Free].

PARAGRAPH 1691.

ACT OF 1922.

PAR. 1691. Vegetable tallow [Free].

ACT OF 1909.

PAR. 580. * * * vegetable tallow, * * such as are commonly used in soap making or in wire drawing, or for stuffing or dressing leather, and which are fit only for such uses, and not specially provided for in this section [Free].

PARAGRAPH 1692.

ACT OF 1922.

PAR. 1692. Wafers, not edible [Free].

ACT OF 1909.

PAR. 640. Wafers, unleavened or not PAR. 708. Wafers, unleavened or not edible [Free]. edible [Free].

PARAGRAPH 1693.

ACT OF 1922.

PAR. 1693. Wax: Animal, vegetable, or mineral, not specially provided for [Free].

ACT OF 1913. PAR. 498. * * * vegetable tallow, * * * such as are commonly used in

soap making or in wire drawing, or for stuffing or dressing leather, not specially provided for in this section [Free].

PAR. 635. Turpentine, Venice, and spirits of [Free]. * unmanufactured Par. 385. *

articles not enumerated * * * 10 per centum ad valorem, * * *. PAR. 477. Drugs. such as * * * gums, * * * not advanced * * *

[Free].

ACT OF 1913.

AC'T OF 1913.

299

ACT OF 1913.

ACT OF 1909.

PAR. 707. Wax, vegetable or mineral [Free]. PAR. 506. Beeswax [Free]. PAR. 641. Wax, vegetable or mineral [Free].

PAR. 412. Beeswax [Free].

PARAGRAPH 1694.

ACT OF 1922.

PAR. 1694. Disks of soft wax, commonly known as master records, or metal matrices obtained therefrom, for use in the manufacture of sound records for export purposes [Free].

ACT OF 1909.

PAR. 462. Manufactures of * * * wax, or of which these substances or any of them is the component material of chief value, not specially provided for in this section, twenty-five per centum ad valorem; * * *.

[No corresponding provision for metal matrices.]

PARAGRAPH 1695.

ACT OF 1922.

PAR. 1695. Wearing apparel. articles of personal adornment, toilet articles, and similar personal effects of persons arriving in the United States; but this exemption shall include only such articles as were actually owned by them and in their possession abroad at the time of or prior to their departure from a foreign country, and as are necessary and appropriate for the wear and use of such persons and are intended for such wear and use, and shall not be held to apply to merchandise or articles intended for other persons or for sale [Free]: Provided, That all jewelry and similar articles of personal adornment having a value of \$300 or more, brought in by a nonresident of the United States, shall, if sold within three years after the date of the arrival of such person in the United States, be liable to duty at the rate or rates in force at the time of such sale, to be paid by such person: Provided further, That in case of residents of the United States returning from abroad all wearing apparel, personal and household effects taken by them out of the United States to foreign countries shall be admitted free of duty, without regard to their value, upon their identity being established under appropriate rules and regulations to be prescribed by the Secretary of the Treasury: Provided further, That up to but not exceeding \$100 in value of articles acquired abroad by such residents of the United States for personal or household use or as souvenirs or curios, but not bought on commission or intended for sale, shall be admitted free of duty.

ACT OF 1909.

PAR. 709. Wearing apparel, articles of personal adornment, toilet articles, and similar personal effects of persons arriving in the United States; but this exemption shall only include such articles as actually accompany and are in the use of, and as are necessary and appropriate for the wear and use of such persons, for the immediate purposes of the journey and present comfort and convenience, and shall not be held to apply to merchandise or articles intended for other persons or for sale: [Free] *Provided*, That in case of residents of the United States returning

ACT OF 1913.

PAR. 642. Wearing apparel, articles of personal adornment, toilet articles, and similar personal effects of persons arriving in the United States; but this exemption shall include only such articles as were actually owned by them and in their possession abroad at the time of or prior to their departure from a foreign country, and as are necessary and appropriate for the wear and use of such persons and are intended for such wear and use, and shall not be held to apply to merchandise or articles intended for other persons or for sale: [Free] *Provided*, That in case of

ACT OF 1913.

PAR. 367. Manufactures of * * * wax, or of which these substances or any of them is the component material of chief value, not specially provided for in this section, 10 per centum ad valorem; * * *.

[No corresponding provision for metal matrices.]

ACT OF 1913.

from abroad, all wearing apparel and other personal effects taken by them out of the United States to foreign countries shall be admitted free of duty, without regard to their value, upon their identity being established, under appropriate rules and regulations to be prescribed by the Secretary of the Treasury, but no more than one hundred dollars in value of articles purchased abroad by such residents of the United States shall be admitted free of duty upon their return.

residents of the United States returning from abroad all wearing apparel, personal and household effects taken by them out of the United States to foreign countries shall be admitted free of duty, without regard to their value, upon their identity being established under appropriate rules and regulations to be prescribed by the Secretary of the Treasury: *Provided fur-ther*, That up to but not exceeding \$100 in value of articles acquired abroad by such residents of the United States for personal or household use or as souvenirs or curios, but not bought on commission or intended for sale, shall be admitted free of duty.

PARAGRAPH 1696.

ACT OF 1922.

PAR. 1696. Whalebone, unmanufactured [Free].

ACT OF 1909.

PAR. 710. Whalebone, unmanufactured [Free].

PARAGRAPH 1697.

[Free].

ACT OF 1922.

PAR. 1697. All barbed wire, whether plain or galvanized [Free].

ACT OF 1909.

PAR. 135. * * * barbed fence wire, three-fourths of one cent per pound, but the same shall not be subject to any additional or other rate of duty hereinbefore * * * provided;

PARAGRAPH 1698.

ACT OF 1922.

PAR. 1698. Witherite [Free].

ACT OF 1909.

PAR. 711. Witherite [Free].

PARAGRAPH 1699.

ACT OF 1922.

PAR. 1699. Wood charcoal [Free].

ACT OF 1909.

PAR. 10. Charcoal in any form, not specially provided for in this Act; * * * twenty per centum ad valorem. PAR. 447. Charcoal, * * * [Free].

14137-22-20

ACT OF 1913.

ACT OF 1913.

PAR. 643. Whalebone, unmanufactured

PAR. 645. All barbed wire, * * [Free].

ACT OF 1913.

PAR. 646. Witherite [Free].

ACT OF 1913.

301

PARAGRAPH 1700.

ACT OF 1922.

PAR. 1700. Wood: Logs; timber, round, unmanufactured, hewn, sided or squared otherwise than by sawing; pulp woods; round timber used for spars or in building wharves; firewood, handle bolts, shingle bolts; and gun blocks for gunstocks, rough hewn or sawed or planed on one side; sawed boards, planks, deals, and other lumber, not further manufactured than sawed, planed, and tongued and grooved; clapboards, laths, ship timber; all of the foregoing not specially provided for [Free]: *Provided*, That if there is imported into the United States any of the foregoing lumber, planed on one or more sides and tongued and grooved, manufactured in or exported from any country, dependency, province, or other subdivision of government which imposes a duty upon such lumber exported from the United States, the President may enter into negotiations with such country, dependency, province, or other subdivision of government to secure the removal of such duty, and if such duty is not removed he may by proclamation declare such failure of negotiations, and in such proclamation shall state the facts upon which his action is taken together with the rates imposed, and make declaration that like and equal rates shall be forthwith imposed as hereinafter provided; whereupon, and until such duty is removed, there shall be levied, collected, and paid upon such lumber, when imported directly or indirectly from such country, dependency, province, or other subdivision of government, a duty equal to the duty imposed by such country, dependency, province, or other subdivision of government upon such lumber imported from the United States.

ACT OF 1909.

PAR. 712. Wood: Logs and round unmanufactured timber, including pulp woods, firewood, handle bolts, shingle bolts, gun blocks for gunstocks rough hewn or sawed or planed on one side, * * * ship timber * * * all the foregoing not specially provided for in this section [Free].

PAR. 713. Woods: * * * red cedar (Juniperus Virginiana) timber, hewn, sided, squared, or round; * * * [Free]. PAR. 200. Timber, hewn, sided or squared otherwise than by sawing (not less

PAR. 200. Timber, hewn, sided or squared otherwise than by sawing (not less than eight inches square) and round timber used for spars or in building wharves, one-half of one cent per cubic foot.

PAR. 201. Sawed boards, planks, deals, and other lumber of whitewood, sycamore, and basswood, fifty cents per thousand feet board measure; sawed lumber, not specially provided for in this section, one dollar and twenty-five cents per thousand feet board measure; but when lumber of any sort is planed or finished, there shall be levied in addition to the rates herein provided, the following:

For one side so planed or finished, fifty cents per thousand feet board measure; for planing or finishing on one side and tonguing and grooving or for planing or finishing on two sides, seventyfive cents per thousand feet board measure; for planing or finishing on three sides, or planing and finishing on two sides and tonguing and grooving, one dollar and twelve and one-half cents per thousand feet board measure; for planing and finishing on four sides, one dollar and fifty cents per thousand

ACT OF 1913.

PAR. 647. Wood: Logs, timber, round, unmanufactured, hewn or sawed, sided or squared; pulp woods, * * * firewood, * * * handle bolts, shingle bolts, gun blocks for gunstocks rough hewn or sawed, or planed on one side; * * * sawed boards, planks, deals, and other lumber, not further manufactured than sawed, planed, and tongued and grooved; clapboards, laths, * * * ship timber, * * * all the foregoing not specially provided for in this section [Free].

PAR. 648. Woods: * * * red cedar (Juniperus virginiana) timber, hewn, sided, squared, or round; * * * [Free]. feet board measure; and in estimating board measure under this schedule no deduction shall be made on board measure on account of planing, tonguing, and grooving.

PAR. 205. Clapboards, one dollar and twenty-five cents per thousand.

PAR. 207. Laths, twenty cents per one thousand pieces.

PARAGRAPH 1701.

ACT OF 1922.

PAR. 1701. Paving posts, railroad ties, and telephone, trolley, electric-light, and telegraph poles of cedar or other woods [Free].

ACT OF 1909.

PAR. 204. Paving posts, railroad ties, and telephone. trolley, electric-light, and telegraph poles of cedar or other woods, ten per centum ad valorem.

PAR. 170. Paving posts, railroad ties, and telephone. trolley, electric-light, and telegraph poles of cedar or other woods, 10 per centum ad valorem.

ACT OF 1913.

PARAGRAPH 1702.

ACT OF 1922.

PAR. 1702. Pickets, palings, hoops, and staves of wood of all kinds [Free].

ACT OF 1909.

PAR. 208. Pickets. palings and staves of wood, of all kinds, 10 per centum ad valorem.

PAR. 215. * * * manufactures of wood * * * not specially provided for in this section, 35 per centum ad valorem.

PARAGRAPH 1703.

ACT OF 1922.

PAR. 1703. Woods: Sticks of partridge, hair wood, pimento, orange, myrtle, bamboo, rattan, india malacca joints, and other woods not specially provided for, in the rough, or not further advanced than cut into lengths suitable for sticks for umbrellas, parasols, sunshades, whips, fishing rods, or walking canes [Free].

ACT OF 1909.

PAR. 713. Woods: * * * sticks of partridge, hair wood, pimento, orange, myrtle. bamboo. rattan, reeds unmanufactured, india malacca joints, and other woods not specially provided for in this section, in the rough, or not further advanced than cut into lengths suitable for sticks for umbrellas, parasols, sunshades, whips, fishing rods, or walking canes [Free].

ACT OF 1913.

PAR. 648. Woods: * * * sticks of partridge, hair wood, pimento, orange, myrtle, bamboo, rattan, reeds unmanufactured, india malacca joints, and other woods not specially provided for in this section, in the rough, or not further advanced than cut into lengths suitable for sticks for umbrellas, parasols, sunshades, whips, fishing rods, or walking canes [Free].

PARAGRAPH 1704.

ACT OF 1922.

PAR. 1704. Original paintings in oil, mineral, water, or other colors, pastels, original drawings and sketches in pen, ink, pencil, or water colors, artists' proof etchings unbound, and engravings and woodcuts unbound, original sculptures or statuary, including not more than two replicas or reproductions of the same; but the terms "sculpture" and "statuary" as used in this para-

303

ACT OF 1913.

PAR. 647. * * * pickets, palings, staves. * * * [Free].

PAR. 176. * * * manufactures of wood, * * * not specially provided for in this section, 15 per centum ad valorem. graph shall be understood to include professional productions of sculptors only, whether in round or in relief, in bronze, marble, stone, terra cotta, ivory, wood, or metal, or whether cut, carved. or otherwise wrought by hand from the solid block or mass of marble, stone, or alabaster, or from metal, or cast in bronze or other metal or substance, or from wax or plaster, made as the professional productions of sculptors only; and the words "painting" and "sculpture" and "statuary" as used in this paragraph shall not be understood to include any articles of utility, nor such as are made wholly or in part by stenciling or any other mechanical process; and the words "etchings," "engravings," and "woodcuts" as used in this paragraph shall be understood to include only such as are printed by hand from plates or blocks etched or engraved with hand tools and not such as are printed from plates or blocks etched or engraved by photochemical or other mechanical processes [Free].

ACT OF 1909.

PAR. 717. Works of art, including paintings in oil, mineral, water, or other colors, pastels, original drawings and sketches, etchings and engravings, and sculptures, which are proved to the satisfaction of the Secretary of the Treasury under rules prescribed by him to have been in existence more than twenty years prior to the date of their importation, but the term "sculptures" as herein used shall be understood to include professional productions of sculptors only, whether round or in relief, in bronze, marble, stone, terra cotta, ivory, wood, or metal; and the word "painting," as used in this Act, shall not be understood to include any article of utility nor such as are made wholly or in part by stenciling or any other mechanical process; and the words "etchings" and "engravings," as used in this Act, shall be understood to include only such as are printed by hand from plates or blocks etched or engraved with hand tools, and not such as are printed from plates or blocks etched or engraved by photochemical processes. * * * [Free.]

ACT OF 1913.

PAR. 652. Original paintings in oil, mineral, water, or other colors, pastels, original drawings and sketches in pen and ink or pencil and water colors, artists' proof etchings unbound, and engravings and woodcuts unbound, original sculptures or statuary, including not more than two replicas or reproductions of the same; but the terms "sculpture" and "statuary" as used in this paragraph shall be understood to include professional pro-ductions of sculptors only, whether in round or in relief, in bronze, marble, stone, terra cotta, ivory, wood, or metal, or whether cut, carved, or otherwise wrought by hand from the solid block or mass of marble, stone, or alabaster, or from metal, or cast in bronze or other metal or substance, or from wax or plaster, made as the professional productions of sculptors only; and the words "paint-ing" and "sculpture" and "statuary" as used in this paragraph shall not be understood to include any articles of utility, nor such as are made wholly or in part by stenciling or any other mechanical process; and the words "etchings," "engravings," and "woodcuts" as used in this paragraph shall be understood to include only such as are printed by hand from plates or blocks etched or engraved with hand tools and not such as are printed from plates or blocks etched or engraved by photochemical or other mechanical processes [Free].

PARAGRAPH 1705.

ACT OF 1922.

PAR. 1705. Works of art, drawings, engravings, photographic pictures, and philosophical and scientific apparatus brought by professional artists, lecturers, or scientists arriving from abroad for use by them temporarily for exhibition and in illustration, promotion, and encouragement of art, science, or industry in the United States, and not for sale, shall be admitted free of duty, under such regulations as the Secretary of the Treasury shall prescribe; but bonds shall be given for the payment to the United States of such duties as may be imposed by law upon any and all such articles as shall not be exported within six months after such importation: *Provided*, That the Secretary of the Treasury may, in his discretion, extend such period for a further term of six months in cases where application therefor shall be made.

ACT OF 1909.

PAR. 714. Works of art, drawings, engravings, photographic pictures, and philosophical and scientific apparatus brought by professional artists, lecturers, or scientists arriving from abroad for use by them temporarily for exhibition and in illustration, promotion, and encouragement of art, science, or industry in the United States, and not for sale, shall be admitted free of duty, under such regu-lations as the Secretary of the Treasury shall prescribe; but bonds shall be given for the payment to the United States of such duties as may be imposed by law upon any and all such articles as shall not be exported within six months after such importation: Provided, That the Secretary of the Treasury may, in his discretion, extend such period for a further term of six months in cases where applications therefor shall be made.

ACT OF 1913.

PAR. 653. Works of art, drawings, engravings, photographic pictures, and philosophical and scientific apparatus brought by professional artists, lecturers, or scientists arriving from abroad for use by them temporarily for exhibition and in illustration, promotion, and encouragement of art, science, or industry in the United States, and not for sale, shall be admitted free of duty, under such regulations as the Secretary of the Treasury shall prescribe; but bonds shall be given for the payment to the United States of such duties as may be imposed by law upon any and all such articles as shall not be exported within six months after such importation: *Provided*, That the Secretary of the Treasury may, in his discretion, extend such period for a further term of six months in cases where application therefor shall be made.

PARAGRAPH 1706.

ACT OF 1922.

PAR. 1706. Works of art, collections in illustration of the progress of the arts, sciences, agriculture, or manufactures, photographs, works in terra cotta, parian, pottery, or porcelain, antiquities and artistic copies thereof in metal or other material, imported in good faith for exhibition at a fixed place by any State or by any society or institution established for the encouragement of the arts, science, agriculture, or education, or for a municipal corporation, and all like articles imported in good faith by any society or association, or for a municipal corporation. for the purpose of erecting a public monument, and not intended for sale nor for any other purpose than herein expressed [Free]; but bond shall be given, under such rules and regulations as the Secretary of the Treasury may prescribe, for the payment of lawful duties which may accrue should any of the articles aforesaid be sold, transferred, or used contrary to this provision, and such articles shall be subject at any time to examination and inspection by the proper officers of the customs: *Provided*, That the privileges of this and the preceding paragraph shall not be allowed to associations or corporations engaged in or connected with business of a private or commercial character.

ACT OF 1909.

PAR. 715. Works of art, collections in illustration of the progress of the arts, sciences, or manufactures, photographs, works in terra cotta, parian, pottery, or porcelain, antiquities and artistic copies thereof in metal or other material, im-ported in good faith for exhibition at a fixed place by any State or by any society or institution established for the encouragement of the arts, science, or education, or for a municipal corporation, and all like articles imported in good faith by any society or association, or for a municipal corporation for the purpose of erecting a public monument, and not intended for sale, nor for any other purpose than herein expressed: [Free] but bonds shall be given under such rules and regulations as the Secretary of the Treasury may prescribe, for the payment of lawful duties which may accrue should any of the articles aforesaid

ACT OF 1913.

PAR. 654. Works of art, collections in illustration of the progress of the arts, sciences, agriculture, or manufactures, photographs, works in terra cotta, parian, pottery, or porcelain, antiquities and artistic copies thereof in metal or other material, imported in good faith for exhibition at a fixed place by any State or by any society or institution established for the encouragement of the arts, science, agriculture, or education, or for a municipal corporation, and all like articles im-ported in good faith by any society or association, or for a municipal corporation, for the purpose of erecting a public monument, and not intended for sale nor for any other purpose than herein expressed; [Free] but bond shall be given under such rules and regulations as the Secretary of the Treasury may prescribe, for the payment of lawful duties which may accrue should

be sold, transferred, or used contrary to this provision, and such articles shall be subject, at any time, to examination and inspection by the proper officers of the customs: *Provided*, That the privileges of this and the preceding section shall not be allowed to associations or corporations engaged in or connected with business of a private or commercial character.

any of the articles aforesaid be sold, transferred, or used contrary to this provision, and such articles shall be subject, at any time, to examination and inspection by the proper officers of the customs: *Provided*, That the privileges of this and the preceding paragraph shall not be allowed to associations or corporations engaged in or connected with business of a private or commercial character.

PARAGRAPH 1707.

ACT OF 1922.

PAR. 1707. Works of art, productions of American artists residing temporarily abroad, or other works of art, including pictorial paintings on glass, imported expressly for presentation to a national institution or to any State or municipal corporation or incorporated religious society, college, or other public institution, including stained or painted window glass or stained or painted glass windows which are works of art when imported to be used in houses of worship and when ordered after the passage of this Act, valued at \$15 or more per square foot, and excluding any article, in whole or in part, molded, cast, or mechanically wrought from metal within twenty years prior to importation [Free]; but such exemption shall be subject to such regulations as the Secretary of the Treasury may prescribe.

ACT OF 1909.

PAR. 716. Works of art, productions of American artists residing temporarily abroad, or other works of art, including pictorial paintings on glass. imported expressly for presentation to a national institution, or to any state or municipal corporation or incorporated religious society, college, or other public institution, except stained or painted window glass or stained or painted glass windows, and except any article, in whole or in part, molded, cast, or mechanically wrought from metal within twenty years prior to importation; but such exemption shall be subject to such regulations as the Secretary of the Treasury may prescribe [Free].

ACT OF 1913.

PAR. 655. Works of art, productions of American artists residing temporarily abroad, or other works of art, including pictorial paintings on glass, imported expressly for presentation to a national institution or to any State or municipal corporation or incorporated religious society, college, or other public institution, including stained or painted window glass or stained or painted glass windows im-ported to be used in houses of worship, and excluding any article, in whole or in part, molded, cast, or mechanically wrought from metal within twenty years prior to importation: but such exemption shall be subject to such regulations as the Secretary of the Treasury may prescribe [Free].

PARAGRAPH 1708.

ACT OF 1922.

PAR. 1708. Works of art (except rugs and carpets), collections in illustration of the progress of the arts, works in bronze, marble, terra cotta, parian, pottery, or porcelain, artistic antiquities, and objects of art of ornamental character or educational value which shall have been produced more than one hundred years prior to the date of importation [Free], but the free importation of such objects shall be subject to such regulations as to proof of antiquity as the Secretary of the Treasury may prescribe.

ACT OF 1909

PAR. 717. * * * works of art (except rugs and carpets), collections in illustration of the progress of the arts, works in bronze, marble, terra cotta, parian, pottery, or porcelain, artistic an-

ACT OF 1913.

PAR. 656. Works of art (except rugs and carpets), collections in illustration of the progress of the arts, works in bronze, marble, terra cotta, parian, pottery, or porcelain, artistic antiquities, and objects tiquities, and objects of art of ornamental character or educational value which shall have been produced more than one hundred years prior to the date of importation, but the free importation of such objects shall be subject to such regulations as to proof of antiquity as the Secretary of the Treasury may prescribe [Free].

of art of ornamental character or educational value which shall have been produced more than one hundred years prior to the date of importation, but the free importation of such objects shall be subject to such regulations as to proof of antiquity as the Secretary of the Treasury may prescribe [Free].

PARAGRAPH 1709.

ACT OF 1922.

PAR. 1709. Worm gut, unmanufactured [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 529. * * * worm gut, unmanufactured [Free]. PAR. 443. * * * worm gut, unmanufactured [Free].

PARAGRAPH 1710.

ACT OF 1922.

PAR. 1710. Zaffer [Free].

ACT OF 1909.

ACT OF 1913.

PAR. 718. Zaffer [Free].

PAR. 657. Zaffer [Free].

د

.

INDEX.

DUTIABLE AND FREE LISTS.

Abbreviations: N. s. p. f.=not specially provided for; *=more specifically provided for in act of 1909 or 1913 than in 1922.]

A. Pa	ragraph.		agraph.
		Gallic	1
Abrasives, crude artificial		Glycerophosphoric	26
Manufactures of, n. s. p. f	1415	Salts and compounds	26
Absinthe	802	Hydrochloric	1501
Acenaphthene	1549	Hydrofluoric	
Acotoldobado	0 LULU		
Acetaldehyde	4	Hydroxyphenylarsinic	
Acetaldol		Lactic.	1
Acetanilide		Metanilic	27
Medicinal	28	Muriatic	
Acetate:		Naphtolsulfo*	27
Amyl*	38	Naphtylaminosulfo*	27
Benzyl	28	Nitric	1501
Calcium	1541	Nitric and sulphuric, mix-	
Copper	1557	tures of	1501
Ethyl, esters	38	Nitropicric*	28
Lord			20 1
Lead.	47	N. s. p. f.	1 7 7 0 1
Acetic anhydrides	1	Oil of vitriol	1501
Acetone	3	Oleic, or red oil	1
Oil	3	Oxalic	1
Acetphenetidine	28	Phenylglycineortho-carboxylic	27
Acids:		Phosphoric]
Acetic	1	Phthalic	27
Acetylsalicylic	28	Picric	28
All other, n. s. p. f	1	Prussic*	1
Amidonaphtolsulfo *	27	Pyrogallic	No. of Concession, No. of Concession, No.
Amidosalicylic* (aminosalicy-		Pyroligneous*	1
lic)	27	Ricinoleic* (alizarin assistant)	56
Aminobenzoic and aminosali-	<u> </u>	Silicic*	1
	27	Salicylic—	T
cylic		Medicinal	28
Anhydrides	1-01		$\frac{28}{27}$
N. s. p. f	1501	Not medicinal	
Arsanilic	27	Salts	27
Arsenic.	1	Stearic.	
Arsenious, or white arsenic	1513	Sulfanilic	27
Benzoic—		Sulpho, of coal tar products*.	27
Medicinal	28	Sulphoricinoleic* (alizarin as	
Not medicinal	27	sistant)	56
Boric (boracic*)	1	Sulphurie	1501
Carbolic*	27	Tannic	1
Chloroacetic	1	Tartaric	1
Chlorophthalic	27	Tetrachlorophthalic	27
Chromic	1501	Thiosalicylic	27
	27		302
Cinnamic		Tungstic Valerianic	1502
Citric	1		$1501 \\ 1502$
Color	28	Aconite.	
Diamidostilbendisulio *	27	Advanced	35
Dichlorophthalic	27	Acorns	774
Fluoric* (hydrofluoric)	1501	Actions, pianoforte or player, and	7.4.40
Formic*	1	parts	1443
		309	
		000	

INDEX.

Par	agraph.
Adding and typewriting machines,	
combined.	$\frac{372}{53}$
Adeps lanæ Adonite	504
Agar agar	42
Agate, articles of	233
Agates, unmanufactured	1503
Agricultural implements and parts.	1504
Agriculture, plants for Department	1642
of. Aigrettes.	1419
Airplanes	370
Air rifles.	$ \begin{array}{r} 1414 \\ 233 \end{array} $
Alabaster Albata silver*	380
Albumen:	
Egg.	713
N. s. p. f	$\frac{1505}{1305}$
Albums, autograph, scrap, etc	$1300 \\ 1311$
Alcohol:	
Amyl, butyl, and propyl	4
Amylic * Ethyl, for nonbeverage pur-	4
poses	4
Mantles.	$ 1435 \\ 4 $
Methyl Phenylethyl	28
Wood.	4
Alcoholic compounds, n. s. p. f	24
Aldehyde ammonia Aldol or acetaldol	$\frac{2}{2}$
Ale, beer, porter, and stout	805
Ale, ginger	807
Alfalfa seed	761
Alimentary pastes Alizarin assistant	$\frac{725}{56}$
Alizarin, natural.	28
Manufactures of	28
Alkaline silicate *	5 5
Alkaloids:	0
Cinchona bark	1649
N. s. p. f.*	$\frac{5}{60}$
Opium All-chain Venetian carpets *	1117
Allowance for breakage, etc., of	±±±+
wines, liquors, etc	812
All-overs, lace	1430
Aluminum	374
Barium *	1562
Calcium *	1562
Cerium. Iron manganese	$\frac{302}{302}$
Lead, n. s. p. f	393
Magnesium	375
Molybdenum. Nickel	302
N. s. p. f. substitutes for steel	
in tools. Potassium *	304
Potassium *	$\frac{1562}{1562}$
Steel	$\frac{1002}{305}$
Tantalum	302
1 ungsten	302
Allspice	779

	Almond oil: Par	agraph.
	Bitter	1631
	Sweet	1632
	Almond paste	754
	Almonds.	$\begin{array}{c} 754 \\ 1019 \end{array}$
	Aloe * bagging for cotton	(
	Alpaca hair. 1102	2, 1120
	Alpha-naphthol	27
	Alsike clover seed.	761
	Altars, pulpits, shrines, etc	1674
	Althea or marshmallow root, leaves, and flowers	1502
	Advanced	35
	Alum:	00
	Ammonia	6
	Cake, or aluminous cake	6
	Patent*	
	Potash Alumina hydrate,* sulphate*	6
	Aluminum:	0
	Alloys and scrap	374
	Bars, plates, sheets, etc	374
-	Compounds, all other, n. s. p. f.	6
	Foil. Hydroxide or refined bauxite.	$\frac{382}{6}$
	Leaf	382
1	Metal.	374
1	Powder.	382
	Salts and compounds, all other,	0
	n. s. p. f Sulphate	
	Utensils, kitchen, table, etc	339
	Amaryllis bulbs *	751
	Amber	11
	Gum (unmanufactured)	11
	Manufactures of	$\begin{array}{r}1438\\59\end{array}$
-	Ambergris.	61
	Ambergris oil *	
	Amberoid	11
	American-	1707
	Artists, works of Goods, exported and returned.	$\frac{1707}{1514}$
	Landscapes, views	1310
	Amidonaphthol*	27
	Amidonaphtolsulfoacids * and salts	27
	Amidophenol * (aminophenol)	27
	Amidosalicyclic * acid Aminoanthraquinone	$\begin{array}{c} 27 \\ 27 \end{array}$
	Aminobenzoic acid	$\frac{27}{27}$
	Aminonaphthol	27
	Ammophenetole	27
	Aminosalicylic acid	27
	Aminophenol Ammonia:	27
	Aldehyde	2
	Alum	6
	Liquid anhydrous	7
	Muriate * Ammoniacal gas liquor *	7
	Ammoniac, sal * (ammonium chlo-	1459
	ride)	7
	Ammonium (ammonia*):	
	Aluminum sulphate	6
	Bicarbonate	, 7
	Carbonate, chloride, nitrate, perchlorate, phosphate, and	
	sulphate	7
1	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	4

1

l	r	a	g	r	a	р	ł	1	

P

L COL CE	2 · · · [· ·
Ampoules, chemicals in	23
	20
Alashal	
Alcohol	4
Acetate *. Nitrite *	- 38
Nitrite*	38
Anatomy, preparations of	
Analy, preparations of	1665
Anchor chain	-329
Anchors, iron or steel	-319
Andirons, cast iron	327
Anothal	
Anethol	61
Angles, brass	-381
Angles, iron or steel.	312
Angroup hain 1100	
Angora hair 1102,	
Angostura bitters	802
Anhydride:	
	1
Acetic.	
Lactic-acid	1
Phthalic	27
Anhydrides of acids.	1501
1 171	1001
Aniline:	
Oil	27
Salt	27
A second se	
	1500
Carbon	1526
Clippers	357
Greases, alcoholic	24
Choose a p f	
Greases, n. s. p. f.	53
Hair, unmanufactured	1586
Intestines	1655
Oils .	53
	,
Alcoholic	24
American fisheries	1630
N. s. p. f	58
Sulphonated	
	56
Wax, n. s. p. f	1693
Animals:	
Brought in temporarily	1507
For breeding purposes	1506
In quarantine	1506
Live, n. s. p. f	715
Straying across boundary line.	1506
Teams of, owned by emigrants.	1507
Wild, for exhibition, etc., not	
for sale	1507
	1001
Anise:	
Oil	
Seeds.	1631
Annatto and extracts of	
THILDU AILL GAULAUD VI	779
	$\begin{array}{r} 779 \\ 1509 \end{array}$
Anodes, nickel	$779 \\ 1509 \\ 390$
	$\begin{array}{r} 779 \\ 1509 \end{array}$
Anodes, nickel Anthoss oil *	$779 \\ 1509 \\ 390 \\ 1631$
Anodes, nickel Anthoss oil *	$779 \\ 1509 \\ 390 \\ 1631 \\ 1549$
Anodes, nickel Anthoss oil *	$779 \\ 1509 \\ 390 \\ 1631 \\ 1549 \\ 1548$
Anodes, nickel Anthoss oil *	$779 \\1509 \\390 \\1631 \\1549 \\1548 \\28$
Anodes, nickel Anthoss oil *	$779 \\ 1509 \\ 390 \\ 1631 \\ 1549 \\ 1548$
Anodes, nickel Anthoss oil *	$779 \\ 1509 \\ 390 \\ 1631 \\ 1549 \\ 1548 \\ 28 \\ 27 \\$
Anodes, nickel Anthoss oil * Anthracene	$779 \\ 1509 \\ 390 \\ 1631 \\ 1549 \\ 1548 \\ 28 \\ 27 \\ 321$
Anodes, nickel. Anthoss oil *. Anthracene. 27, Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead.	$779 \\ 1509 \\ 390 \\ 1631 \\ 1549 \\ 1548 \\ 28 \\ 27 \\$
Anodes, nickel. Anthoss oil *. Anthracene. 27, Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead. Antimony:	$779 \\ 1509 \\ 390 \\ 1631 \\ 1549 \\ 1548 \\ 28 \\ 27 \\ 321 \\ 393$
Anodes, nickel. Anthoss oil *. Anthracene. 27, Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead. Antimony: As regulus or metal.	$779 \\ 1509 \\ 390 \\ 1631 \\ 1549 \\ 1548 \\ 28 \\ 27 \\ 321$
Anodes, nickel. Anthoss oil *. Anthracene. 27, Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead. Antimony: As regulus or metal.	779 1509 390 1631 1549 1548 28 27 321 393 376
Anodes, nickel. Anthoss oil *. Anthracene. 27, Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead. Antimony: As regulus or metal.	$779 \\ 1509 \\ 390 \\ 1631 \\ 1549 \\ 1548 \\ 28 \\ 27 \\ 321 \\ 393 \\ 376 \\ 8 \\ 8 \\ 27 \\ 321 \\ 393 \\ 376 \\ 8 \\ 8 \\ 376 \\ 8 \\ 8 \\ 8 \\ 376 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ $
Anodes, nickel Anthoss oil *. Anthracene. Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead. Antimony: As regulus or metal. Compounds, n. s. p. f. Matte containing *.	$779 \\ 1509 \\ 390 \\ 1631 \\ 1549 \\ 1548 \\ 28 \\ 27 \\ 321 \\ 393 \\ 376 \\ 8 \\ 1508 \\$
Anodes, nickel Anthoss oil *. Anthracene. Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead. Antimony: As regulus or metal. Compounds, n. s. p. f. Matte containing *.	$779 \\ 1509 \\ 390 \\ 1631 \\ 1549 \\ 1548 \\ 28 \\ 27 \\ 321 \\ 393 \\ 376 \\ 8 \\ 8 \\ 27 \\ 321 \\ 393 \\ 376 \\ 8 \\ 8 \\ 376 \\ 8 \\ 8 \\ 8 \\ 376 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ 8 \\ $
Anodes, nickel. Anthoss oil *. Anthracene. Anthracene. Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead. Antimony: As regulus or metal. Compounds, n. s. p. f. Matte containing *. Needle or liquated.	$779 \\ 1509 \\ 390 \\ 1631 \\ 1549 \\ 1548 \\ 28 \\ 27 \\ 321 \\ 393 \\ 376 \\ 8 \\ 1508 \\ 376 \\ 8 \\ 376 \\ 8 \\ 1508 \\ 376 \\ 8 $
Anodes, nickel. Anthoss oil *. Anthracene. Anthracene. Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antifriction balls and rollers. Antimonial lead. Antimony: As regulus or metal. Compounds, n. s. p. f. Matte containing *. Needle or liquated. Ore.	$779 \\ 1509 \\ 390 \\ 1631 \\ 1549 \\ 1548 \\ 28 \\ 27 \\ 321 \\ 393 \\ 376 \\ 8 \\ 1508 \\ 376 \\ 1508 \\ 1008 \\ $
Anodes, nickel. Anthoss oil *. Anthracene. Anthracene. Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead. Antimony: As regulus or metal. Compounds, n. s. p. f. Matte containing *. Needle or liquated. Ore. Oxide.	$\begin{array}{c} 779\\ 1509\\ 390\\ 1631\\ 1549\\ 1548\\ 28\\ 27\\ 321\\ 393\\ 376\\ 8\\ 1508\\ 376\\ 1508\\ 8\\ 8\\ 8\end{array}$
Anodes, nickel. Anthoss oil *. Anthracene. Anthracene. Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead. Antimony: As regulus or metal. Compounds, n. s. p. f. Matte containing *. Needle or liquated. Ore. Oxide. Salts and compounds, n. s. p. f.	$\begin{array}{c} 779\\ 1509\\ 390\\ 1631\\ 1549\\ 1548\\ 28\\ 27\\ 321\\ 393\\ 376\\ 8\\ 1508\\ 376\\ 1508\\ 376\\ 1508\\ 8\\ 8\\ 8\\ 8\end{array}$
Anodes, nickel. Anthoss oil *. Anthracene. Anthracene. Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead. Antimony: As regulus or metal. Compounds, n. s. p. f. Matte containing *. Needle or liquated. Ore. Oxide. Salts and compounds, n. s. p. f.	$\begin{array}{c} 779\\ 1509\\ 390\\ 1631\\ 1549\\ 1548\\ 28\\ 27\\ 321\\ 393\\ 376\\ 8\\ 1508\\ 376\\ 1508\\ 8\\ 8\\ 8\end{array}$
Anodes, nickel. Anthoss oil *. Anthracene. Anthracene. Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead. Antimony: As regulus or metal. Compounds, n. s. p. f. Matte containing *. Needle or liquated. Ore. Oxide. Salts and compounds, n. s. p. f. Stibnite containing *.	$\begin{array}{c} 779\\ 1509\\ 390\\ 1631\\ 1549\\ 1548\\ 28\\ 27\\ 321\\ 393\\ 376\\ 8\\ 1508\\ 376\\ 1508\\ 8\\ 8\\ 1508\\ 8\\ 8\\ 1508\end{array}$
Anodes, nickel. Anthoss oil *. Anthracene. Anthracene. Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead. Antimony: As regulus or metal. Compounds, n. s. p. f. Matte containing *. Needle or liquated. Ore. Oxide. Salts and compounds, n. s. p. f. Stibnite containing *.	$\begin{array}{c} 779\\ 1509\\ 390\\ 1631\\ 1549\\ 1548\\ 28\\ 27\\ 321\\ 393\\ 376\\ 8\\ 1508\\ 376\\ 1508\\ 376\\ 1508\\ 8\\ 8\\ 8\\ 8\end{array}$
Anodes, nickel. Anthoss oil *. Anthracene. Anthracene. Anthracite coal. Anthranilate, methyl. Anthraquinone. Antifriction balls and rollers. Antimonial lead. Antimony: As regulus or metal. Compounds, n. s. p. f. Matte containing *. Needle or liquated. Ore. Oxide. Salts and compounds, n. s. p. f.	$\begin{array}{c} 779\\ 1509\\ 390\\ 1631\\ 1549\\ 1548\\ 28\\ 27\\ 321\\ 393\\ 376\\ 8\\ 1508\\ 376\\ 1508\\ 8\\ 8\\ 1508\\ 8\\ 8\\ 1508\end{array}$

5

	graph.
Antipyrine	28
Intiquities and copies thereof	1706
	1510
Anyils iron or stool	325
Anvils, iron or steel	
Jewelers'	325
Apatite. Apparel, theatrical	1640
apparel, theatrical	1647
Apparatus:	
Life-saving, for societies, etc.	1611
Scientific and philosophical,	TOTT
not for sale	1705
not for sale. Special, for the blind	
Distinguishing for the bind	1529
Platinum for chemical uses *.	360
Apple trees, seedlings and cuttings.	753
\pples:	
Dried, desiccated, or evapor-	
atod	794
ated.	734
Green or ripe	734
Prepared or preserved, n. s.	
p. f	734
p. f	1611
Apricots:	
	795
	735
Green or ripe	735
Kernels	760
Prepared or preserved	735
Arabic or senegal gum	11
Arabinose	504
Archil or archil liquid	1509
reanting silver*	380
Argentine silver*	
Argols.	9
Arms, side	-363
Allen, Marton and a second a second s	000
romatic:	
romatic:	
Aromatic: Chemicals 2	28, 61
Aromatic: Chemicals	28, 61 1567
Aromatic: Chemicals	28, 61 1567 802
Aromatic: Chemicals	$28, 61 \\ 1567 \\ 802 \\ 1511$
Aromatic: Chemicals	28, 61 1567 802
Aromatic: Chemicals	$28, 61 \\ 1567 \\ 802 \\ 1511 \\ 27$
Aromatic: Chemicals	$28, 61 \\ 1567 \\ 802 \\ 1511$
Aromatic: Chemicals	$28, 61 \\ 1567 \\ 802 \\ 1511 \\ 27$
Aromatic: Chemicals	$28, 61 \\ 1567 \\ 802 \\ 1511 \\ 27 \\ 47 \\ 27 \\ 47 \\ 27 \\ $
Aromatic: Chemicals	$28, 61 \\ 1567 \\ 802 \\ 1511 \\ 27 \\ 47$
Aromatic: Chemicals	$\begin{array}{c} 28, 61 \\ 1567 \\ 802 \\ 1511 \\ 27 \\ 47 \\ 27 \\ 83 \end{array}$
Aromatic: Chemicals	$28, 61 \\ 1567 \\ 802 \\ 1511 \\ 27 \\ 47 \\ 27 \\ 83 \\ 379$
Aromatic: Chemicals	$28, 61 \\ 1567 \\ 802 \\ 1511 \\ 27 \\ 47 \\ 27 \\ 83 \\ 379 \\ 1512 \\ $
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695 \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ 1460\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ 1460\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ 1460\\ 1695\\ 1446\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ 1460\\ 1695\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ 1460\\ 1695\\ 1446\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ 1460\\ 1695\\ 1446\\ 1459\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ 1460\\ 1695\\ 1446\\ 1459\\ 1570\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ 1460\\ 1695\\ 1446\\ 1459\\ 1570\\ 1415\\ \end{array}$
Aromatic: Chemicals 2 Seeds.34, Arrack. Arrowroot. Arsanilic acid. Arsenate (arseniate*): Lead. Of aniline* Sodium. Arsenic: Metallic. Sulphide of. Arsenious acid or white arsenic. Art squares, ingrain Art, works of	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ 1460\\ 1695\\ 1446\\ 1459\\ 1570\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ 1460\\ 1695\\ 1446\\ 1459\\ 1570\\ 1415\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ 1460\\ 1695\\ 1446\\ 1459\\ 1570\\ 1415\\ 344\\ 1412\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ 1460\\ 1695\\ 1446\\ 1459\\ 1570\\ 1415\\ 344\\ 1412\\ 1419\\ \end{array}$
Aromatic: Chemicals	$\begin{array}{c} 28, 61\\ 1567\\ 802\\ 1511\\ 27\\ 47\\ 27\\ 83\\ 379\\ 1512\\ 1513\\ 1117\\ 1708\\ 1707\\ 1706\\ 1695\\ 1514\\ 1705\\ 1460\\ 1695\\ 1446\\ 1459\\ 1570\\ 1415\\ 344\\ 1412\\ \end{array}$

INDEX.

Artificial—Continued. Par	agraph.
Horsehair 121	3, 1586
Mineral waters	808
Musk	
Silk yarns, threads, etc	1213
Silk waste, partially manu-	•
factured	1213
Artists' colors	
Knives	~~~
Asafetida:	
Advanced	35
Crude	
Asbestos:	
Crudes and unmanufactured	1515
Fibers	1515
Manufactures of	1401
Sand and refuse	1515
Stucco.	1515
Ash:	
Bone	1526
Soda	83
Ashes:	
Beet-root	1645
Wood	1645
Asphalt, limestone-rock	1609
Asphaltum	1609
Aspic oil* (spike-lavender)	1631
Aspirin* (acetyl-salicylic acid)	28
Assay:	
Ŏf lead-bearing ore	3 92
Of zinc-bearing ore	394
Astilbe clumps*	751
Attar of roses oil* (otto of roses)	1631
Aubusson carpets and rugs	1116
Autograph albums	1311
Automobile:	
Lace*. 910, 913, 1110, 1113, 1200	3,1207
Rivets for nonskidding tires.	332
Robes	1111
Tires	1439
Automobiles and parts	369
Axles, and parts, iron and steel	323
Axminster carpets and rugs 1116	3, 1117
Azaleas*	751
Azides	387
Azimuth mirrors	228

В.

Rabbitt motal	3 93
Babbitt metal	
Bacon, prepared or preserved	703
Bacterins	1510
Bagatelle balls	1413
Bagging for cotton, jute	1019
Bagging, waste	1516
Bags:	
Exported and returned	1514
Gunny, for paper stock	1651
	1018
Jute.	
Leather	1432
Mesh	1428
Paper	1305
Baits, artificial	344
Baked articles	733
Raking godo	83
Baking soda	00
Bales or packages containing wools,	
hairs, etc., highest rate appli-	
cable	1103

ph.	Baling: Para	agraph.
586	Hoops or ties for	314
308	Wire for	317
28	Ball or roller bearings, metal	321
13		
10	Balloons, toy	1567
213	Balls:	, 1001
		321
67	Antifriction.	1413
55	Bagatelle, billiard, and pool	1402
05	Golf, tennis, etc	1404
35	Balsams, copaiba, fir or Canada,	
02	Peru, tolu, styrax, etc., not com-	10
7 2	pounded	10
15	Bamboo:	7 400
15	Articles of 40	407
01	Split.	
15	Sticks	1703
15	Bananas, green or ripe	1517
00	Band or hoop iron or steel 31	3, 314
26	Band saws	340
83	Banding, spindle, cotton	913
	Band iron or steel:	1.0
45	For baling cotton	314
45	Galvanized or coated	309
09	N. s. p. f.	313
09	Band leather*	1606
31	Bandings:	070
28	Cotton*	913
~~	Silk*	1207
92	Vegetable fiber not cotton*	1015
94	Wool*	1113
51	Bands:	1000
31	Cigar	1306
16	Paper	1074
11	Baptismal fonts	1674
)7	Bar iron. Barbed wire, plain or galvanized.	303 1697
32	Barberg' alippore	357
11	Barbers' clippers Barium:	001
39	Carbonate, precipitated	12
<u>59</u>	Chloride, dioxide, and nitrate.	12
23	Hudrovido	12
20	Hydroxide Metal and alloys*	1562
17 51	Sulphoto or blong fixe	69
37	Sulphate or blanc fixe Bark:	03
28	Cinchona, etc., for quinine	1518
20		1412
	Unmanufactured	1559
	Hemlock, mangrove, oak, and	1003
)3	wattle	1568
)3	Manufactures of, n. s. p. f	410
0		110
3	Barks, as drugs: Advanced	34
$\begin{bmatrix} 0 \\ 9 \end{bmatrix}$	Crude.	1567
$\begin{bmatrix} 0 \\ 6 \end{bmatrix}$	Barley.	722
	Flour and malt	722
4	Hulls.	730
.4 51	Barrel hoops, of iron or steel	313
.8	Barrels:	010
.0 32	Containing lemons, limes,	
28	oranges etc	406
$50 \\ 50 \\ 50 \\ 100 \\ 1$	oranges, etc	1514
4	Shotgun and rifle advanced	265
3	Shotgun, rough bored	$\frac{500}{1661}$
33	Bars:	1001
	Aluminum	374
	Brass	381
3		1556
	1.1	

	aragraph.
Iron or steel, railway	322
Lead	393
Muck	303
Nickel	390
Steel	
Tin 1	684, 1685
Barytes, crude and ground	69
Baseballs	1402
Basic paper	1305
Basic slag	1583
Baskets:	
Bamboo, straw, etc	409
Fishing.	344
Leather	1432
Basses, double	1443
Basswood, lumber*	1700
Bath brick	201
Bath mats*	912
Batteries, electric storage	320
Bats, baseball.	1402
Bauxite:	•• 110
Crude	207
Refined	
Bay rum or bay water	63
Beads and spangles.	1403
Beads:	1100
Articles ornamented with.	1430
Articles in chief value of	
Imitation pearl and precio	
stones	
Ivory	
Beams, iron or steel Bean cake and stick	
	(10
Beans:	
As uncompounded drugs— Advanced	34
Crude	
Brazilian	
Castor	
Cocoa	- 1
N. s. p. f	
Soya	
Prepared or preserved	
Tonka.	
Vanilla.	
Bearings, ball or roller	207
Beauxite, crude	
Beaver hats.	
Bed plates for paper machinery.	
Bed sets, cotton	920
Bedspreads or quilts, cotton	
Beef, fresh	701
Beer Coloring for*	805
Coloring for	28,39
Ginger	007
Beeswax, white bleached	
Beet pulp, dried	
Beet-root ashes	
Beet-topping knives	355
Beets, sugar	
Séed Begonia bulbs*	1657
Begonia bulbs*	751
Belladonna	36

	Paragraph.
Bells and bell metal, broken	1519
Belt buckles.	346
Rolting.	010
Belting:	7.07.0
Artificial silk*	1213
Cotton, for machinery	913
Metallic	385
Silk*	1207
Vegetable fiber not cotton*.	1015
Wool*	1113
Belts, leather	1432
Bench knives	355
Domehoz of monkle langesis on	
Benches of marble, breccia, ony	
etc	
Benzal chloride	27
Benzaldehyde	
Modicipal	
Medicinal	
Benzanthrone	
Benzene	1549
Benzidine	
Sulfate	
Benzine	1633
Benzoate:	
Benzyl	28
Sodium	28
	20
Benzoic acid:	00
Medicinal	
Not medicinal	27
Benzol* (benzene)	1549
Bonzoquinono	
Benzoquinone	
Benzoyl chloride	
Benzyl acetate	
Benzyl benzoate	28
Benzyl chloride	27
Den avilethyleniline	
Benzylethylaniline	
Bergamot oil	1631
Berlin-	
Blues	70
Carpets or rugs	
	1110
Berries:	
As uncompounded drugs—	
Advanced	34
Crude	
Natural state dried des	
Natural state, dried, des	700
cated, etc	736
Prepared, containing alcoho	
Prepared or preserved, n.s.p	
Beta-naphthol	
Medicinal	
mearchai	
Beverages, n. s. p. f Bias dress facings*	. 802-807
Bias dress facings*	910
Bibles, Old or New Testament.	1520
Bibulous paper	1304
	1001
Bicarbonate:	00
Potassium	
Sodium	83
Bichloride, tin	
Bichromate:	00
Potash*	80
Soda*	83
Bicycles	
Tires, rubber	
	· · · · · · · · · · · · · · · · · · ·
Dillate etcal	
Billets, steel Billiard, bagatelle, and pool bal	304

INDEX.

Para	graph.
Binding twine	1521
Bindings'	
Cotton*	913
Silk*. Skirt, cotton*	1207
Skirt, cotton*	910
Vegetable fiber, not cotton*	1015
Wool*	1113
Binitrobenzol* (dinitrobenzene)	27
Binitrochlorbenzol* (dinitrochlor-	
	27
Binitronaphthalene* (dinitrochlor-	
obenzene). Binitronaphthalene* (dinitronaph-	27
Binitronaphthalene* (dinitronaph-	
unalene)	27
Binitrotoluol* (dinitrotoluene)	27
Birch:	
Oil, sweet	28
Tar oil*	59
Birds of paradise	1419
Birds:	
As poultry	
Importation prohibited	1419
Stuffed *	1419
Wild, for exhibition	1507
Biscuits.	733
Bismuth	377
Chemical compounds, salts,	0.0
and mixtures.	22
Bisque ware	212
Bisulphite, sodium	83 9
Bitartrate, potassium	345
Bits (harness or saddlery hardware) Bitter almond oil	1631
Bitters:	1001
Angostura	802
Containing spirits	802
Bitumen	1609
Bitumen. Bituminous coal.	1548
Black:	1010
Bone	71
Copper	1556
Gas	73
Oxide of tin	1684
Pigments, n. s. p. f.	73
Salts*	1645
Black or silver foxes	1506
Blackings, cleaning or polishing,	
n. s. p. f. Blacksmiths' hammers.	13
Blacksmiths' hammers	326
Bladders. Manufactures of	1655
Manufactures of	1438
Blades:	
Knife	354
Machine	356
Safety razor	358
Scissors and shears	
Sword.	363
Blades and cutters, machine	356
Blanc fixe	69
Blank books.	1310
Blankets:	
Cotton	912
Jacquard woven	909
Wool.	1111

Blanks: rata	
Aluminum	374
Axle	323
Bolt and nut	-330
Button 1410	
	362
File	
Hinge* Locomotive tires*	399
Locomotive tires*	304
Steel, for railway wheels	304
Blast-furnace tar:	
	1510
Crude and pitch of	1549
Distillate	27
Blasting caps.	1418
Bleaching powder or chlorinated	
lime	14
	1529
Blind, books for the	
Blinds, bamboo, straw, wood, etc.	409
Blocks:	
Cork, artificial	1412
Heading and wagon	404
	404
Oar.	
Print.	396
Tin 1684,	1685
Wood, for gunstocks	1700
Zinc	395
Blood:	
	71
Char	1584
Dragon's	1084
Dragon's. Dried, n. s. p. f.	1524
Blooms, fron and steel	3,304
Blotting paper	1309
Blue clay	-207
Blue pigments.	70
Blue vitriol or copper sulphate	1557
Blues	
Blues.	70
Bond paper	1307
Board:	
Bristol, Fourdrinier machine.	1307
Leather and paper 1302,	1313
Boards, planks, deals, sawed, etc	1700
Boas. of feathers, flowers, etc	1419
Boata motor	370
Boats, motor	
Bockings, wool*	1117
Bodkins, metal.	343
Boiler plate, iron or steel	307
Bologna sausages	706
Bolt blanks, iron or steel	330
Bolting cloths, silk.	1525
Bolts	330
Bolts.	
Handle and shingle, wood	1700
Heading and stave	404
Bombay, or wild mace	779
Bombs (fireworks)	1416
Bond paper	1307
Bone:	2001
Ash, dust, and meal	1526
Black or hone char	
Black or bone char	71
	7 2 2 2
Crude, steamed, ground, etc	1526
Cuttlefish	$\frac{1526}{1564}$
Crude, steamed, ground, etc Cuttlefish Manufactures of.	
Cuttlefish Manufactures of Bone casings:	1564
Cuttlefish Manufactures of Bone casings:	$\begin{array}{c} 1564 \\ 1439 \end{array}$
Cuttlefish Manufactures of Bone casings: Cotton*	1564 1439 913
Cuttlefish Manufactures of Bone casings: Cotton* Silk*	1564 1439 913 1207
Cuttlefish Manufactures of Bone casings: Cotton*	1564 1439 913

Bonnets: Para	graph.
Chip, grass, straw, etc	1406
Fur of beaver, rabbit, etc	1427
Booklets	1310
N. s. p. f.	1310
Book bindings, leather, n. s. p. f.	-1310
Books:	
Bibles, bound or unbound	1520
Blank	-1310
Bound or unbound, n. s. p. f.	1310
Cigarette	1454
Fly	344
For children's use	1310
Foreign-language	1529
For societies and institutions	1530
For use of United States	1527
Letter copying*	1310
Music, n. s. p. f.	1310
Needle	343
Of persons from foreign coun-	1507
tries, not for sale.	1531
Printed more than 20 years	1528
Professional, of immigrants	-1647
Raised print, for the blind	1529
Slate	$1310 \\ 1310$
Text*	-1310 -1414
Toy Boot lacings, cotton	913
Boots and shoes:	010
Leather	1607
Uppers of wool, cotton, etc	1405
Boracic acid (boric acid)	1
Borax:	-
Crude and unmanufactured	1532
Refined	83
Boric acid	1
Boron:	
Manganese. Steel containing*	302
Steel containing*	305
Bort*	1429
Botanic Garden, imported plants,	
trees, etc., for	1642
Botanical specimens.	1668
Bottle caps of metal	391
Bottles:	0.00
Beverages, imported in	809
Flint, lime, or lead glass	217
Thermostatic Boutonnieres, of feathers, flowers,	1455
	1419
etc Bowls:	1410
Calendar	1445
Pipe	1454
Pipe Box boards, deals, logs, etc	403
Box shooks	405
Boxes:	100
Containing lemons, oranges,	
etc	406
Exported filled, returned	
empty	1514
Fly	344
Fruit	406
Jewel	1432
Match	1428
Packing, empty	405
Paper, papier-mâché, or wood.	1305
N. s. p. f	1313

· Poro	graph.
Boxing gloves.	~ *
Braces:	1102
Cotton	913
Silk	1207
Vegetable fiber	1015
·Wool.	1113
Brads, cut, iron or steel.	331
Braids: Chip, grass, straw, etc	1406
Lace, loom woven	$\frac{1406}{1430}$
Ramie hat.	1404
Braille tablets, etc., for the blind.	1529
Bran:	
Rice	727
Wheat.	730
Brandy Coloring for *	802
Standard for determining	28, 39
Standard for determining	810
proof of Imitations of	811
In casks, bottles, etc., when	CIL
forfeited	811
Brass—	
Angles and channels	381
Articles of, n. s. p. f., not plated	399
Bars, plates, rods, and sheets.	381
Old, and clippings from Pins.	$\frac{1533}{350}$
Pins Print blocks and rollers	396
Saddlery and harness hard-	000
ware.	345
Tubes, seamless	381
Woven-wire cloth	318
Braziers' copper *	381
Brazil nuts	$\frac{755}{1534}$
Brazilian beans. Brazilian pebble, unwrought	1535
Bread	
Bread knives	355
Breakage, allowance for	812
Breakfast foods, cereal, n. s. p. f	732
Breccia	2,233
Breech-loading guns and rifles	365
Breeding, animals for 1506	, 1907
Brewers' grains. Briar * root or wood (brier)	402
Brick:	-0-
Bath, chrome, fire, and mag-	
nesite	201
N. s. p. f.	1536
Brier root or brier wood.	402
Brier roses, seedlings and cuttings of	752
Brimstone *	1677
Briquets, coal	1548
Bristles	1408
Crude	1537
Bristol board *	1302
Fourdrinier machine	$\frac{1307}{393}$
Britannia metal *	393 86
British gum Brocades, flitters, and metallics	382
Bromide:	004
Potassium.	80
Sodium	83
Bromine and compounds, n. s. p. f.	46

INDEX.

Para	graph
Bromobenzene	2'
Bronze-	
Powder	- 382
Rods, sheets, and tubes	381
Works of art in	1704
Broom corn Broom handles *	1538
Broom handles *	41(
Brooms	1407
Brown, Spanish *	75
Brushes:	
Electric motor, etc	210
[•] N. s. p. f.	1407
N. s. p. f Tooth and toilet	1407
Brussels carpets and rugs	1117
Buchu leaves	36
Buckles:	
Iron and steel	- 346
Metal	1428
Saddlery and harness	345
Buckwheat	723
Budding knives	354
Buds:	
Cassia	779
Cassia. Drugs	1567
Bugles, beads, and spangles	1403
Building-	
Forms, iron and steel	312
Paper	1302
Stone	235
Bulb beams, iron or steel	312
Bulbs:	
As drugs	1567
As drugs	229
Lily, tulip, etc	751
Bullion:	
Gold or silver	1539
Lead or base	393
Bullions and metal thread	385
Bunting * 1108, Bur waste *	1109
Bur waste *	1105
Bureau covers	912
Burgundy pitch	1540
Burnt out laces	1430
Burnt—	
Pyrites, dross from	1597
Starch	86
Burrstone in blocks	1675
Burrstones	234
Burrstones. Butchers' and packers' skewers.	408
Butchers' knives, forks, etc	355
Butter	709
Cacao	775
Knives	355
Substitutes	709
Butterine, cocoa *	58
Buttermilk	707
Button:	
Blanks 1410,	1411
Forms	1409
Buttons:	
Agate	1411
Barrel *	1411
Bone	1411
Conar and cun:	7.107
Metal.	1428
Not metal	1411
Dress (metal)	1428
Glass *	1411

	Paragraph.
Horn *	
Ivory.	1411 1429
Jet, imitation Metal	
Mother-of-pearl	
Nickel bar	349
Parts of, n. s. p. f	1411
N. s. p. f. Paper or papier-mâché	$\ldots 1411$ 1411
Pearl or shell	1410
Shoe *	1411
Trouser	349
Vegetable ivory	1410 ts * 1411
Wool, for tassels or ornament Butt-welded iron or steel flu	
pipes, stays, and tubes	
Butyl alcohol	4
Butyraldehyde	
С.	
Cabbages *	772
Cabbage seed	762
Cabinet	
Furniture	
Locks	
Cables:	
Hemp, manila or other hard	
bast fibers (except jute)	1005
Metal covered with cotto	
etc Cacao (<i>see also</i> Cocoa)—	
Beans. Butter	1551
Cadmium	378
Cadmium Caffeine (caffein *) and compoun	ds 15
Jajeput oil *	59
Cake.	733
Alum, or aluminous Crude or salt	1667
Knives.	355
Niter	1667
Cakes. Calamine *	733
Calcined magnesia	594
Calcium:	
Acetate	1541
Carbide Chloride, crude	16 1541
Cyanamid or lime nitrogen.	1541
Metal and alloys *	1562
Molybdate	302
Nitrate	1541
Silicide Sulphate, precipitated	$ \begin{array}{ccc} & 302 \\ & 76 \end{array} $
Tartrate, crude	
Tartrate, crude. Calendars, paper, lithographical	ly
printed. Calender rolls or bowls	. 1306
Calfskins, bookbinders', n. s. p. f	1445 *. 1606
Calla bulbs or corms *	
Calomel	17
Camel's hair. Presscloth *	1101
Cameos, cut but not set	$ 1426 \\ 1429$
Jameras, photographic	1453
Camomile oil *	59

A	
Camphor: Paragi	raph.
Natural and synthetic	52
	1631
Canada balsam	
Conorry good	10
Canary seed	762
Candle wicking.	913
Candles, Roman	1416
Candy, sugar	505
Chair *	407
Juice, sirups of.	501
Sucon for good*	
Sugar, for seed*	762
Sugars.	501
Sugar, unmanufactured	503
Webbing	407
Wrought from rattan	407
Canes, walking, handles and sticks	101
	1456
Canna bulbs *	
Oanna Duibs "	751
Canning knives	355
Cans. (See Containers.)	
Caps:	
Blasting and percussion	1418
Bottle	391
Fur of beaver, rabbit, etc	1427
Capsicum.	779
Capsules, chemicals, etc., in	23
Carafes, thermostatic	1455
Caraway—	
Oil	1625
Seeds.	779
Carbazole (carbazol *):	
Dyes *	28
Purity of 65 per cent or more.	27
	1549
Coubido, coloium	1045
Carbide, calcium	
Carbolic acid *	27
Carbon:	
Animal	1526
Brushes,* disks,* electrodes, plates*	
plates *	216
Manufactures of, n. s. p. f	216
N. s. p. f	1459
Paper	1304
Paper. Porous pots *	216
Tetrachloride	
Unmanufactured *	18
	1459
Carbonate:	_
Ammonium.	7
Barium	12
Guiacol *	28
Magnesium	50
Mineral strontium	1676
	80
Potassium Soda crystal * (sodium hy-	00
drated)	83
	83
Sodium, calcined Strontium	87
	1105
Carbons:)
Decolorizing and deodorizing.	71
Electric arc light	216
Carboys:	
American manufacture, re-	
American manufacture, re-	
turned	1514
	$\frac{1514}{217}$
turned Definition	
turned	

3	1	7

Dame	
Cardamom seed	779
Cardboard	1313
Cardcases:	
Leather	1432
Metal Card:	1428
Clothing, iron or steel	337
Laps, cotton.	901
Laps, cotton Waste, wool *	1105
Carded—	
Silk *	1201
Yarn, cotton * Cards:	901
Greeting, social and gift	1310
Jacquard designs.	1309
Paper, lithographically printed	1306
Playing	1312
Post	1310
Carpenters' bench knives	355
Carpet: Cork	1000
Cork. Covers,* hassocks, and screens	1020 1118
Carpeting:	IIIO
	1022
Wool *	1117
Carpets and rugs: All-chain Venetian*	1117
Articles of.	1118
Aubusson	1116
Axminster 1116,	
Berlin *	1116
Bockings * Brussels	1117
Chenille * 1116,	
Chenille Axminster	1116
Cotton, flax, hemp, or jute	$1022 \\ 1117$
Druggets Ingrain Moquette *	1117
Moquette *	1117
Oriental	1116
Savonnerie	1116 1117
Saxony * Tapestry	1117
Tournay *	1117
Treble ingrain *	1117
Velvet. Venetian, all-chain *	1117
Wilton	$1117 \\ 1117$
Wilton. Wool, Dutch *	1117
Uarriage laces *	910,
913, 1110, 1113, 1206,	
Carrot seed Car tires, iron or steel	$\frac{762}{324}$
Cartridges and cartridge shells,	011
empty	1418
Carts and wagons, agricultural	1504
Car-truck channels, iron or steel Carving knives and forks	$\frac{312}{355}$
Casein	19
Compounds of	33
Glue	42
Cases:	010
Clock	,212
parts	368

INDEX.

Cases—Continued.	Paragi	aph.
Leather or parchment		1432
Metal, card, powder, star	np.	
vanity, etc		1428
Metal, cigar or cigarette		1428
Musical instrument		1443
Needle		343
Pipe.		1454
Watch.		367
Cash registers and parts of		372
Casings:		012
Clockwork mechanism a	nd	
		368
parts Cotton *		913
		1655
		$1000 \\ 1207$
Silk * Casks:		1407
	200	
American manufacture,	re-	1514
turned (see also Containers		
Empty, wood		405
Cassava or cassady		1680
Cassia		779
Buds		779
Oil		1631
Vera		779
Cassiterite or black oxide of tin		1684
Cast hollow ware, coated, glaz-		
or tinned		327
Castile soap		82
Castings		
Cast-iron		327
Malleable iron, n. s. p. f	* • *	327
Steel		304
Cast-iron articles		327
Castor—		
Beans		760
Oil		54
Soaps		56
Sulphonated		56
Castoreum (castor *)		61
Casts, fishing		344
Casts of sculpture]	673
Catgut and manufactures	1	434
Cattle		701
Hair, unmanufactured	1	586
Hides	1	.589
Hides. Straying across boundary li	n = 1	.506
Cauliflower seed	пс і	762
Caustic potash		80
Caustic soda.	* *	83
Caviar and other fish roe		$\frac{33}{721}$
Cavonno nonnor		
Cayenne pepper Cedar:	* •	779
Local.		401
Logs. Red *	•••	401
neu "	••• 1	.700
Spanish		403
Cedrat oil *		59
Celery seed		762
Celestite.	1	.676
Celluloid *		31
Cellulose:		
Compounds of		31
Listers and ethers, and co	m-	
pounds of	30	, 31
Products of, not compounde	d 1	213
Vulcanized, or hard fiber		32

comono.	igraph.
Copper	1556
Gypsum in chief value	205
Hydraulic	1543
Keene's	205
N. s. p. f	205
Portland—	
Hydraulic	1543
White nonstaining	205
Roman	1543
	202
Tiles Censorship, photographic films	1453
	912
Centerpieces, cotton	914
Ceramic—	
Colors, fluxes, glazes, and en-	
amels	231
Mosaic tiles	202
Cereal breakfast foods and similar	
preparations	732
Cerite, or cerium ore	1544
Cerium:	
Alloys	302
Fluoride	89
Metal	302
Nitrate	89
Ore	1544
Salts.	89
Chaff, grain or seed	731
Chain, anchor or stud link	329
	02.0
Chains:	
Iron or steel and manufactures	000
of	329
Jewelry	1428
Sprocket and machine	329
Chair cane or reeds *	407
Chair seats, bamboo, wood, etc	409
Chalk:	~~~
Billiard	20
Crude, not ground, bolted, etc	1545
Cubes, blocks, sticks, or disks	20
Dry, ground, bolted, or pre-	
cipitated French and manufactures of	20
French and manufactures of.	209
Ground in oil (putty)	20
Manufactures of, n. s. p. f	20
Red.	20
Tailors'.	20
Chamois skins.	1431
Chamomile oil *	59
Champagne and other sparkling	000
wines	803
Channels:	
Brass	381
Iron or steel	312
Chaplets	1446
Charcoal:	
Crayons	1451
Iron tubes, pipes, flues, and	
stays	328
Wood	1699
Charms:	
Earthenware	211
Metal*	1428
Porcelain	212

Par	agraph
Chars, blood or bone, decolorizing	
and deodorizing	71
Charts.	1310
For societies and institutions	1530
For use of United States	1500 1527
Hydrographie	
Hydrographic.	1528
Printed more than 20 years	1528
Chassis, automobile	369
Cheese	710
Knives.	-355
Substitutes	710
Chemical—	
Apparatus*	360
Compounds, mixtures, and	
salts:	
Alcoholic	24
Ricmuth	
Bismuth	22
Gold, platinum, rhodium,	
or silver	21
N. s. p. t	5
Tin, chief value	- 90
Elemente	
Alcoholic	24
N. s. p. f	5
Porcelain ware and stoneware	212
Retorts, vases, and vessels	$-\frac{212}{360}$
Signala time huming	
Signals, time-burning	1417
Wood pulp	1616
Chemicals:	
Coal-tar, aromatic or odorif-	
erous, not containing alcohol.	28
In capsules, tablets, troches,	
etc.	23
Natural and synthetic aro-	
matic or odoriferous, n. s. p. f.	61
Photographic	28
Salts and compounds, n. s. p. f.	5
Chenille	
Carpets and rugs 1116	7117
Cotton. curtains, table covers,	, 1111
	910
and manufactures*	
Silk	1206
Cheroots	605
Cherries:	
Maraschino	737
Natural state or preserved	737
Sulphured, or in brine	737
Cherry:	
Juice	806
Seedlings, layers, and cuttings.	753
Chess balls*	1413
Chessmen, of bone, ivory, etc	1413
Chestnut extract	39
	1546
Chestnuts, including marrons	1657
Chickpeas or garbanzos	
Chicle, crude and refined	25
Chicory root Chiffon silk articles*	774
Chiffon silk articles *	1210
Chimney pieces, slate	237
(11)	
China: Clay or kaolin	207
Matting and floor coverings	1022
Ware	212

Chinese F	Paragraph.
Blues*	70
Chip:	1052
Braids, etc	. 1406
Manufactures of. n. s. p. f Chips:	1439
Cinnamon	779
Poker	
Chloral hydrate	
('hlorate: Potassium	80
Sodium	
Chloride:	. 00
Ammonium (ammonia*)	
Barium.	12
Benzal	27
Benzoyl	. 27
Benzyl	. 27
Calcium, crude Ethyl	
Ethyl. Lime * (see Bleaching powder)). 14
Magnesium.	50
Potassium	
Sodium	. 83
Zinc	. 93
Chlorinated-	
Lime	. 14
Oils and fats Chloroacetic acid	. 57
Chlorobenzene.	$\frac{1}{27}$
Chloroform	. 18
Chloroform. Chlorohydrin, ethylene and pro)-
pylene. Chlorophthalic acid	. 2
Chlorophthalic acid	. 27
Chlorophyll extract	. 39
Chocolate Chromate:	. 110
Iron *	. 1547
Potassium	. 80
Sodium	. 83
Chrome	
Brick	
Green Ore	
Yellow	
Chromic—	
Acid and anhydride	
Ore *	. 1547
Chromite	. 1547
Chromium: Cobalt tungsten	. 302
Colors	
Hydroxide, crude*	. 5
Metal	. 302
Nickel	. 302
Silicon	
Steel	
Tungsten Vanadium	. 302
Chronometers, box or ship, and	d
parts	. 367
'ider	

INDEX.

Cigar— Para	ngraph.
Bands, paper, lithographically	1000
printed. Cases, cutters, and holders,	1306
metal.	1428
Cases and holders, n. s. p. f	1454
Knives	355
Cigarette	1454
Books, book covers, paper Cases and holders, metal	1404
N. s. p. f.	1454
Cutters, circular	356
Cigarettes	$605 \\ 605$
Cigars. Cinchona bark	1518
Alkaloids and salts of alkaloids	TOTO
trom	1649
Cinematography film pictures,	1453
prints, etc Cinnamic acid	27
Cinnamon	779
Chips	779
Oil.	$\frac{1631}{374}$
Circles, aluminum Circular cloth cutters	356
Circular cork cutters	356
Circular cigarette cutters	356
Circular saws	340
Citral Citrate of lime	$\begin{array}{c} 61 \\ 49 \end{array}$
Citric acid.	1
Citronella oil	1631
Citrons and citron peel	$\begin{array}{c} 739 \\ 61 \end{array}$
Civet. Oil *	59
Clapboards	1700
Clasp knives	354
Clasps. Corset.	$\frac{348}{336}$
Clay pipes and bowls	1454
Clays or earths	207
Cleaning creams, powders, and	10
preparations Cleavers	$\frac{13}{355}$
Cliff stone, unmanufactured	1675
Clippers, animal, barbers', and	
nail	357
Clippings: Brass or Dutch metal	1533
For paper stock	1651
New copper	1556
Clips, pencil. Clocks	1451
Cases for—	1,000
Earthenware	211
Metal	368
Porcelain. Dial and markings of 36'	$\frac{212}{7.368}$
Mechanisms and parts	368
Cloth:	
Abrasive Bolting, silk	$\frac{1415}{1525}$
Cotton. (See Cotton cloth.)	1020
Crinoline	1426
Cutters for machines.	356
Gunny, for covering cotton Hair	$\frac{1019}{1426}$
	1120

Hair press	7400
Hair press	1426
Italian *	1108
Oilcloth Press, camel's hair *	907
Press. camel's hair *	1426
Silk	1205
Sugar-sack, waste	1516
Tracing	907
Vegetable fiber, not cotton. 1009	
Weteward	907
Waterproof	1110
W001	-1110
Woven wire	318
Clothespins, spring	410
Clothing (sec also Wearing apparel):	
Card, iron or steel	337
Cotton, n. s. p. f	919
Silk, except knit	1210
Silk, except knit Silk, knit or crocheted *	1208
Vegetable fiber, not cotton	1017
Wool, not knit or crocheted.	1115
Cloth-lined paper	1305
Cloths:	TOON
	019
Dust, mop, and polishing	912
Jacquard woven upholstery	909
Clover seed	761
Cloves.	779
Oil	59
Stems	779
Clubs for games	1402
Clumps:	
Astilbe and dielytra *	751
Lily of the valley	751
Coal.	1548
Compositions of, for fuel	$1548 \\ 1548$
Coal tar:	1040
	90
Color acids, bases, and lakes.	28
Colors, dyes, or stains	28
Crude	1549
Distillates-	
Yielding less than 5 per	
cent tar acids	1549
Yielding more than 5 per	
cent tar acids	27
Flavors	28
Ink powders	28
Leuco compounds	$\overline{28}$
Medicinals.	27
Mixtures and solutions	27
Pitch	1540
Pitch. Preparations*. Products	1013
Producto 97.99	1540
Synthetic crometic	1049
Synthetic aromatic or	00
odoriferous.	28
Coat linings, wool or hair* 1108,	
Cobalt.	1550
Compounds	29
Linoleate	29
Ore	1550
Oxide	-29
Salts and compounds	29
Steel	305
Sulphate	29
Cocaine and salts, esters, and deri-	
vatives	60
Coca leaves.	36
Cocculus indicus.	$\frac{30}{1502}$
Advanced	
muvantell	35

	agraph.	Composition: Parag	graph.
Cochineal	1509	Cork	1412
Cocoa:		Fuel	1548
Beans	1551	Metal, copper chief value	1555
Butter *	775	Compounds:	1000
Substitutes for *	58		24
Butterine *.	58	Alcoholic, n. s. p. f.	
Fiber* and leaves*	1551	Aluminum (alumina *)	6
		Antimony, n. s. p. f.	8
Fiber mats.	1023	Bismuth.	22
Prepared	775	Caffeine (caffein *)	15
Coconut:		Casem.	- 33
Meat-		Cellulose	31
Not shredded, etc.*	1626	Esters and ethers.	31
Shredded and desiccated.	756	Vulcanized, or hard rub-	OI
Oil	55		32
Coconuts	756	ber	04
Cocoons, silk.	1663	Chemical—	
Cod-liver oil.	1630	Alcoholic	24
		Bismuth	22
Cod oil.	1630	Gold, platinum, etc	21
Coffee	1552	Cobalt	29
Essences	774	Cream	708
Substitutes and adulterants	774	Distilled spirit.	802
Coin holders, metal	1428		
Coins of copper. gold, silver, etc	1553	Glycerophosphoric acid	26
Coir and coir yarn	1554	Indoxyl	27
Coke	1548	Lead, n. s. p. f	47
('olcothar *	75	Leuco	28
Collapsible tubes	391	Manganese	51
Collar and cuff buttons:	001	Medicinal	5, 24
Metal.	1428	Milk	708
Not metal	1420	Pyroxylin	31
		Tin	90
Collard seed *	762	Titanium	91
Collar and cuffs, shirt:			1412
Cotton	919	Compressed cork	
Flax	1017	Compress leather 1302	
Collets, cotton	913	Concentrated melada	501
Collodion	30	Concentrates, metallic (see also	
Cologne	62	Ores)	302
Color acids, bases, and lakes, coal-		Concretes, floral, nonalcoholic	1571
tar	28		
Coloring for beer, brandy, etc. *		Condensed or evaporated milk	708
Colors:	20,00	Condenser paper	1304
Alizarin.	28	Conduits, electrical, iron or steel	328
Artists'	67	Confectionery, sugar.	505
		Containers:	
Ceramic and glass	$\frac{231}{72}$	Barrels, empty	405
Chromium		Bay rum *	812
Coal-tar.	28		812
Indigo	28	Bay water *	
N. s. p. f	68	Beans in *	763
Columns and posts, iron or steel	312	Beverage	809
Combed—		Bottles	
Silk*	1201	Boxes, empty	405
Wool *	1106	Candy	505
Combination-		Carboys	217
Penholders	352	Casks, empty	405
Shotguns and rifles	365	Cement	205
Suits, knit*	917	Champagne *	803
	017	Chemicals in	23
Combinations:	อ	Chocolate *	775
Chemical	5	Cocoa *	775
Of animal, mineral, or vege-	MO	Confaction and X	505
table oils, n. s. p. f	58	Confectionery *	
Combs:		Demijohns	217
Horn or horn and metal	1439	Drugs in	23
Metal (jewelry)	1428	Egg *	713
Comfits*	748	Exported and returned	1514
Communion tables	1674	Fish	8-720
"Component material of chief		Fluorspar*	207
value" defined	1460	Fruit	6,743
value demicu			

	Paragraph.
Glass	. 217, 218
Grapes in	742
Hogsheads, empty	
Jars.	$\begin{array}{ccc} \dots & 217 \\ \dots & 203 \end{array}$
Lime. Medicinals in	203 23
Metal.	
Mineral water *	
Mushroom *	766
Olive oil	54
Paper.	1682
Peas*	$\ldots \begin{array}{c} 767 \\ 353 \end{array}$
Pen. Pineapples in *	746
Poultry *	712
Quicksilver	386
Soft drink *	
Spice	779
Spirits	809 334
Steel wool	804
Sugar, adulterated	505
Tea	1682
Thermostatic	1455
Truffles *	766
Vials	
Wine	
Cooks' knives	
Copaiba balsam	
Copal	1584
Electrical insulators and oth	
articles, n. s. p. f	1441
Copper (see also Brass)— A cetate and subacetate or v	or
digris	1557
Articles not plated, n. s. p.	
Bars, ingots, pigs, or plates	1556
Black or coarse	1556
Bottoms*	381
Braziers'* Cement	381 1556
Clippings from new copper.	1556
Coins.	1553
Coins. Composition metal	1555
Engravers' plates	381
Manufactures of, n. s. p. f	399
Matte (see also Regulus)	$\begin{array}{ccc} . & 392 \\ . & 1617 \end{array}$
Medals Old, for remanufacture	1517 1556
Ore.	
Pins	350
Pipes *. Plates, not manufactured	381
Plates, not manufactured	1556
Plates, engravers'	381
Plates, with layers of oth metal.	309
Print rollers or blocks	396
Regulus of	1556
Rods, rolls, or sheets	381
Scale.	1556
Strips * Sulphate or blue vitriol	
Trophies	
Tubes and tubing	381
Woven wire cloth	318

	ra ra	ragraph.
	Copperas, or ferrous sulphate	1573
l	Copra:	
	Notshredded, desiccated,*etc.	1626
	Shredded, desiccated, etc	. 190
l	Copying-	1010
	Books, letter *	1310
	Paper	1304
	Coquill or plano glasses	226
	Coral:	
	Cut, but not set	1429
	/.	
	Marine, uncut	1000
	Cordage:	1005
	Hemp, manila, sisal, sunn, etc.	
	Jute	1003
I	Cord, fabric, cotton	-905
	Cordial, ginger	804
	Cordials	802
1	Allowance for breakage, etc	812
	Cords:	012
		019
	Cotton	913
	Flax, hemp, or ramie	1004
	Silk.	1207
	Vegetable fiber	1015
	Wool	1113
	Cords and tassels:	
I	Artificial silk *	1213
	Cotton	913
		1207
l	Silk.	
Į	Vegetable fiber, not cotton	1015
l	Wool	1113
	Wool Corduroys, cotton *	910
	Coriander seeds	779
	Cork:	
	Artificial and manufactures of.	1412
	Bark, squares, etc	1412
	Bark, squares, etc.	1559
	Bark, unmanufactured	1020
	Carpet	
	Composition or compressed	1412
	Cutters	356
	Disks	1412
	Granulated or ground	1412
	Insulation	1412
	Manufactures of, n. s. p. f	1412
	Paper	1412
	Paper. Refuse and shavings	1559
	Stoppers	1412
	Substitutes*	1412
	Stoppers. Substitutes* Tile.	- 1412
	Watow	
	Wafers.	1412
	Washers	1412
	Waste	1559
	Wood or cork bark, unmanu-	
	factured	1559
	Corms	751
	Corn:	
	Broom	1538
	Grain (corn or maize).	724
	Knives	54 272
	Mool flour ority of	724
	Meal, flour, grits, etc. Salad seed *	
	Salad seed "	762
	Corrosive sublimate	17
	Corset—	
	Clasps	336
	Clasps. Covers, knit *	917
	Lacings	913
	Steels.	336
		0000

2	9	2
υ		υ

Par	agraph.
Corticine	1020
omundum.	1010
	7478
Manufactures	1415
	1415
Ore	1570
Cosmetics	62
Cotton—	
Articles:	
Appliquéd, ornamented,	7.400
etc	1430
Lever or go-through ma-	
chine *	1430
Made o ⁺ chenille	910
Made on Nottingham lace-	
curtain machine	920
N. s. p. f	921
Bagging.	1019
Baling ties, iron or steel	314
Bands and bandings *	913
Bath mats *	910
Batting *	921
Bed sets, Nottingham lace	920
Bedspreads or quilts	912
Belting for machinery	913
Belts and beltings *	913
Bindings * Bias dress facings *	913
Dias dress facings "	910
Blankets. Bone casings * (see Tubings)	912
Bone casings * (see Tubings)	913
Boot lacings	913
Braces.	913
Braids*	1430
Bureau covers, plain woven	912
Candle wicking	913
Card laps	901
Carpets	1022
Centerpieces, plain woven	912
Chenille curtains, table covers,	
etc	921
Cloth	3-911
Articles, n. s. p. f	921
Bleached	903
Coated	907
Colored	903
Corduroys *	910
Countable	903
Damask, table, and manu-	000
factures of	911
	904
Definition	903
Dyed	
Extra threads	906
Figured	904
Filled	907
Jacquard upholstery	909
Lappet or swivel	906
Linings, silk-striped *	908
Mercerized * 90	3,904
Method of assessing duty	
on	904
Oilcloths	907
Painted *	907
Pile fabrics	910
Plushes*	910
Printed	903
Silk-striped sleeve lining *	908

Cotton—Continued. Par Cloth—Continued.	agraph.
Silk stripes *	908
Silk and cotton	908
Stained *	903
Tenestries	
Tapestries	909
Terry-woven fabrics	910
Tracing Unbleached	907
Unbleached	903
Upholstery, Jacquard-	
woven	908
woven. Velveteens *	910
Velvets *	910
Waterproof	907
Window hollands	907
Woven-figured	903
Woven with 8 or more	
harnesses or with Jac-	
quard attachments	906
Clothing:	
Knit	917
Lace, or ornamented with	011
embroidery, etc.*	1430
	918
N. s. p. f Collars and cuffs, shirt	919
Colleta	913
Collets. Combination suits *	915 917
Conformation suits "	917
Cord fabric Cords and tassels	
Cords and tassels	913
Corduroys * Corset covers *	910
	917
Corset lacings	913
Crochet	902
Cuffs and collars, shirt	919
Curtains:	0.7.0
Chenille *	910
Lace	0,1430
Nottingham	920
Damask and manufactures	911
Darning	902
Doilies Drawers, knit * Dress facings, bias *	912
Drawers, knit*	917
Dress facings, bias *	910
Dust cloths	912
Edgings	1430
Embroidered articles	1430
Embroideries, n. s. p. f	1430
Embroidery	902
Fabric for use in pneumatic	
tires	905
Fabric, in the piece, knit	914
Fabrics made on Nottingham	
lace-curtain machine	920
Fabrics with fast edges not ex-	
ceeding 12 inches in width	913
Featherstitched braids*	1430
Flocks, manufactured *	901
Flocks *	1560
Flouncing	$1300 \\ 1430$
Flouncings	1430 1430
Flutings	1430 1430
Galloons	
Garters.	913
Gauze, plain	903
Gins	1504
Gloves	915
Gorings *	1430
Handkerchiefs	5,1430

С

Cotton—Continued.	
Healds	913
Hollands, window	907
Hose and half hose	916
Insertings	1430
Knit goode	
Knit goods	
Knitting	
Labels for garments or	reino
articles	913
Lace articles	
Laces	
Lace window curtains	
Lacings, boot, shoe, and co	
Lamp wicking	
Long staple *	1560
Loom harness	913
Manufactures of—	010
Chenille *	921
Incourand formed	921 921
Jacquard figured	921
N. s. p. f.	921
Mats and matting	1022
Mop cloths	912
Mufflers	918,1430
Napkins	912, 1430
Napkins. Narrow wares *	913
Nets or nettings 90	03, 920, 1430
Nottingham lace—	
Articles and fabrics.	920
Bed sets	
Curtains	
Nets and nettings	920
Pillow shams	
Oilcloth	
Ornaments	1430
Pile fabrics	910
Pillowcases	912
Pillow shams, Nottingham	n lace 920
Plushes*	910
Plush ribbons	
Polishing cloths	
Quillings *	1430
Quilts	912
Raw	
Ribbons.	910, 913
Roping*	901
Roving.	901
Ruchings	
Rugs.	1022
Runners, plain woven Scalloped articles *	912
Scalloped articles *	1430
Scarfs, plain woven	912
Seed	760
Seed oil	
Sewing thread	
Sheets.	
Shirts, knit *	912
Shoo laging	917
Shoe lacings Skirt bindings *	913
Skirt bindings *	910
OKITUINGS "	1430
Sliver. Small wares *	901
Small wares *	913
Spindle banding	913
Spool thread *	902
Spool thread *	1560
Stockings * (see also Hos	e and
half hose)	916
Stove wicking	913

	Paragraph.
Suspenders	913
Sweaters	917
Sweaters	910
Table covers, plain woven	912
Table damask and manuf	fac-
tures	011
Tapes *	
Tapestries	909
Tares.	1516
Tassels and cords	913
Terry woven fabrics Thread, except spool *	910
Thread, except spool *	901
Thread, sewing.	902
Ties, iron or steel	314
Tights *	
Tire fabric	
Towels	
Tracing cloth	907
Trimmings	1430
Tubings	
Tuckings	
Underwear	917
Union suits *	917
Upholstery goods	
Veils and veilings	1430
Velvets and velveteens*	910
Vests* Warp yarns*	901
Warps.	901
Warps. Wash rags or cloths*	910
Waste (or flocks *) Waste, advanced in value	1560
Waste, advanced in value	901
Waterproof cloth	907
Wearing apparel 917 Webs and webbings *	, 919, 1430
Webs and webbings *	913
Wicking-lamp, stove, a	and
candle	913
Window curtains:	
Lace	
Nottingham lace	
Window hollands	
Yarn	901
Cottonseed oil	
Coach lace *	910,
913, 1110, 1113,	
Coumarin	28
Court-plaster Coverings. (See Containers.) Covers:	66
Coverings. (See Containers.)	`
Cigarette book	1454
Corset * Cotton, table or bureau	917
Wool *	$ \dots $
Wool* Cowpeas	1657
Crab meat	
Cranberries *	
Crayon leads	/ 00
Crayons	
Cream	
Of tartar	
Nuts	
Powder	708
Separators	372 1504
Substitutes, mixtures, or c	om-
pounds	708
Cream or Brazil nuts.	755
	100

I

	Parag	raph.
Creams, cleaning or polishing		13
Creels or baskets		344
Creosote oil		1549
Crâno nanor		1304
Crêpe paper	• • •	
Cresol *		1549
Crin vegetal.		1001
Crinoline cloth		1420
Crochet—		
Cottons		902
Needles		343
		UTU
Crocheted articles:		
Silk		1208
Wool		1114
Crockery ware		211
		751
Crocus bulbs	• • •	
Crosscut saws		340
Crosses, fur		1420
Crotonaldehyde		2
Croton oil		1632
Crowbars		326
Crown alass	99	2 99/
Crowbars Crown glass. Crucibles, earthenware or sto	- 44	0, 223
Cruciples, earthenware or sto)ne-	07.0
ware		210
Cryolite or kryolith		1561
Crystals, watch		238
Cuba bark and manufactures		1406
Cubarithms		1529
Cudbear		1509
Cuff buttons	1411,	, 1428
Cuffs:		
Cotton		919
Flax		1017
L'IdA	• • •	
Culm	• • • •	1548
Cultivators. Cumene (cumol *)		1504
Cumene (cumol *)		1549
Cumidine (cumidin *)	4	27
Cummin seeds		779
Cumol.* (See Cumene)		1549
		1010
Cumulative duties:		0.00
Cotton and silk cloth	• • •	908
Cotton cloths specially wov	en.	906
Gloves, leather		1433
Gloves, leather Molybdenum and tungs	ten	
content		305
Silly yorn or yorn of silly	nd	000
Silk yarn or yarn of silk artificial silk	unu	1202
\sim	• • •	1202
Cups:		0.7
Crockery ware		211
Porcelain		212
Curative plasters		66
Curios		1695
Curling stones and curling-st	000	1000
1 .11		200
handles *	- • •	399
Currants:		
Cuttings, layers, and seedli	ngs –	753
Zante or other		742
Curriers' knives		355
Curry and curry powder		1563
		1000
Curtains:		100
Bamboo		409
Bead *		1403
Chenille *		910
Lace		1430
Vottingham lace		920
Nottingham lace Window, lace (except Notti	nœ	040
ham)	ing-	1490
ham)		1430

Pa	aragraph.
Cutch extract	. 39
Cut flowers	
Cuticle knives	. 354
Cutlery. (See Knives, etc.)	
Cutters and blades, machine	. 356
Cuttings:	
Fruit stocks, vines, plants, o	r
bushes	
Hide	
Rose stock, and deciduous o	
evergreen ornamental trees	
shrubs, or vines	
Cuttlefish bone	. 1541
Cyanamid, calcium	. 1011
Cyanide:	1
Combinations, compounds, and	л . 1565
mixtures	
Potassium (potash*)	
Salts	
Sodium.	
Cyanite * (see Kainite)	
Cylindrical furnaces, welded	. 328
Cylindrical or tubular tanks o	0.00
vessels	
Cylindrical steel rolls	. 397
Cymene	. 1549
D	
D. D.	
Dahlia bulbs*	. 751
Damage on wines, etc., allowance	
for	. 812
Damar	. 1584
Damask, table:	F.F.O.
Cotton and manufactures of	
Vegetable fiber not cotton, and	
manufactures of	
Dandelion roots	. 774
Darning-	0.00
Cotton	. 902
Needles	. 1623
Dates	
Dead or creosote oil	
Deals	
Decalcomania paper	
Duplex, not printed	. 1635
Decalcomanias	. 1306
Decanters, glass, blown *	. 218
Deciduous cuttings and seedlings.	. 752
Deck beams, iron or steel	. 312
Decoctions,* nutgalls (see Extracts) 1
Decorations, Christmas tree	. 1414
Definitions:	
Bottles	. 217
Bread	
Carboys	. 217
Cloth (cotton)	. 904
Component material of chie	f
value	
Cotton cloth	
Demijohns	
Drug	
Engravings	
Etchings.	
Ferromanganese	
Grass 14	06.1439
Jars	
U al D	1. 1

Definitions-Continued.	Paragraph.
Line. Machine tools	349, 1410
Machine tools	
Painting	1449, 1704
Paper Periodical	1302
Plush *	1625
Plush *	1206 1673
Regalia . Scrap iron and scrap steel .	301
Sculptures*	1449, 1704
Sculptures * Spiegeleisen	301
Spirits	804
Statuary	1704
Steel	
Straw	1406, 1439
Velvets*	1206
Vials	217
Vinegar	738
Wine gallon	810
Wire rods.	315
Wood cuts	1704
Wool. Wrapper tobacco	$ \ldots 1120 \ldots 602 $
Degras	53
Dehydrothiotoluidine	
Demijohus. glass, molded or pres	sed
(see Containers)	217
Dental instruments and parts	359
Dentifrices	62
Dentifrices Department of Agriculture,	im-
ports for. Detectors. time*	1642
Detectors. time*	368
Dextrine and substitutes	
Dextrose and sirup Dials:	. 503, 504
Enameled, watch or other	
maniferen, waten of other	In
struments	1n- 367
struments. Watch and clock, markings	367
Watch and clock, markings	367. 367
Watch and clock, markings Diamidostilbendisulfo acid *	367. 367
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene Diamond—	$ \begin{array}{r} & 367 \\ & 367, 368 \\ & 27 \\ & 27 \\ & 27 \end{array} $
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene Diamond— Bort *	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort *. Dust.	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort * Dust. Diamonds:	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort *. Dust. Diamonds: Cut, not set.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene Diamond— Bort * Dust. Diamonds: Cut, not set Glaziers' and engravers', uns	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene Diamond— Bort * Dust. Diamonds: Cut, not set Glaziers' and engravers', uns	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort *. Dust. Diamonds: Cut, not set. Glaziers 'and engravers', uns Miners' Rough or uncut.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort * Dust. Diamonds: Cut, not set. Glaziers 'and engravers', uns Miners' Rough or uncut. Dianisidine (dianisidin *).	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort * Dust. Diamonds: Cut, not set. Glaziers 'and engravers', uns Miners' Rough or uncut. Dianisidine (dianisidin *)	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort *. Dust. Diamonds: Cut, not set. Glaziers 'and engravers', uns Miners'. Rough or uncut. Dianisidine (dianisidin *) Dice. Dichloride: Ethylene.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort * . Dust. Diamonds: Cut, not set. Glaziers 'and engravers', uns Miners'. Rough or uncut. Dianisidine (dianisidin *). Dice. Dichloride: Ethylene. Propylene.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort *. Dust. Diamonds: Cut, not set. Glaziers 'and engravers', uns Miners' Rough or uncut. Dianisidine (dianisidin *). Dice. Dichloride: Ethylene. Propylene. Dichlorophthalic acid.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene Diamond— Bort * Dust. Diamonds: Cut, not set Glaziers 'and engravers', uns Miners'. Rough or uncut. Dianisidine (dianisidin *) Dice. Dichloride: Ethylene Propylene. Dichlorophthalic acid Dichromate (bichromate *);	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort *. Dust. Dust. Diamonds: Cut, not set. Glaziers 'and engravers', uns Miners'. Rough or uncut. Dianisidine (dianisidin *). Dice. Dichloride: Ethylene. Propylene. Dichlorophthalic acid. Dichlorophthalic acid. Dichromate (bichromate *): Potassium.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort * . Dust. Diamonds: Cut, not set. Glaziers 'and engravers', uns Miners'. Rough or uncut. Dianisidine (dianisidin *). Dice. Dichloride: Ethylene. Propylene. Dichlorophthalic acid. Dichromate (bichromate *): Potassium. Sodium.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort *. Dust. Diamonds: Cut, not set. Glaziers 'and engravers', uns Miners' Rough or uncut. Dianisidine (dianisidin *) Dice. Dichloride: Ethylene. Propylene. Dichlorophthalic acid. Dichlorophthalic acid. Dichromate (bichromate *): Potassium. Sodium. Die blanks and blocks, steel.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort *. Dust. Diamonds: Cut, not set. Glaziers 'and engravers', uns Miners' Rough or uncut. Dianisidine (dianisidin *) Dice. Dichloride: Ethylene. Propylene. Dichlorophthalic acid. Dichlorophthalic acid. Dichromate (bichromate *): Potassium. Sodium. Die blanks and blocks, steel.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene Diamond— Bort * Dust. Diamonds: Cut, not set Glaziers 'and engravers', uns Miners' Rough or uncut Dianisidine (dianisidin *) Dice. Dichloride: Ethylene Propylene. Dichlorophthalic acid. Dichlorophthalic acid. Dichromate (bichromate *): Potassium. Sodium Die blanks and blocks, steel Dielytra clumps * Dies containing more than st	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene Diamond— Bort * Dust. Diamonds: Cut, not set Glaziers 'and engravers', uns Miners'. Rough or uncut. Dianisidine (dianisidin *) Dice. Dichloride: Ethylene Propylene Dichlorophthalic acid Dichlorophthalic acid. Dichromate (bichromate *): Potassium. Sodium Die blanks and blocks, steel Dielytra clumps * Dies containing more than s tenths of 1 per cent of tungs	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort * Dust. Diamonds: Cut, not set. Glaziers 'and engravers', uns Miners'. Rough or uncut. Dianisidine (dianisidin *) Dice. Dichloride: Ethylene. Propylene. Dichlorophthalic acid. Dichlorophthalic acid. Dichlorophthalic acid. Dichromate (bichromate *): Potassium. Sodium Die blanks and blocks, steel. Dielytra clumps *. Dies containing more than s tenths of 1 per cent of tungs or molybdenum. Dies or rolls for engraving, steel	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene Diamond— Bort * Dust. Diamonds: Cut, not set Glaziers 'and engravers', uns Miners'. Rough or uncut. Dianisidine (dianisidin *) Dice. Dichloride: Ethylene Propylene. Dichlorophthalic acid. Dichromate (bichromate *): Potassium. Sodium. Die blanks and blocks, steel Dielytra clumps * Dies containing more than s tenths of 1 per cent of tungs or molybdenum. Dies or rolls for engraving, steel. Diethyl sulphate.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene Diamond— Bort * Dust. Diamonds: Cut, not set Glaziers 'and engravers', uns Miners'. Rough or uncut. Dianisidine (dianisidin *) Dice. Dichloride: Ethylene Propylene Dichlorophthalic acid Dichlorophthalic acid. Dichromate (bichromate *): Potassium. Sodium Die blanks and blocks, steel Dielytra clumps * Dies containing more than s tenths of 1 per cent of tungs or molybdenum. Dies or rolls for engraving, steel. Diethyl sulphate Digitalis	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Watch and clock, markings Diamidostilbendisulfo acid * Diaminostilbene. Diamond— Bort * Dust. Diamonds: Cut, not set. Glaziers 'and engravers', uns Miners'. Rough or uncut. Dianisidine (dianisidin *) Dice. Dichloride: Ethylene. Propylene. Dichlorophthalic acid. Dichlorophthalic acid. Dichlorophthalic acid. Dichromate (bichromate *): Potassium. Sodium Die blanks and blocks, steel. Dielytra clumps *. Dies containing more than s tenths of 1 per cent of tungs or molybdenum. Dies or rolls for engraving, steel	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

	igrapu.
Dimethylaminophenol	27
Dimethylaniline (dimethylanilin*)	27
Dimethylphenylbenzylammonium	
hvdroxide	27
hydroxide Dimethylphenylenediamine	27
Dimethyl sulphate	38
Dinitrobenzene (binitrobenzol *).	27
Dinitrobelizelle (binitrobelizor).	<i>4</i> 1
Dinitrochlorobenzene (binitro- chlorobenzol,* binitrochlorben-	
chlorobenzol,* binitrochlorben-	
Zol *)	27
Dinitronaphthalene (binitronaph-	
thalene [*])	27
Dinitrophenol	27
Dinitrotoluene (binitrotoluol*)	27
Diovida bavium	12
Dioxide, barium Dioxynaphthalene * (dihydroxy-	ہیئے بالد
Dioxynaphtnaiene ~ (dinydroxy-	07
naphthalene)	27
Diphenylaimin* (diphenylamine).	27
Diphenylamine (diphenylamin *).	27
Diphenyloxide	28
Dip, sheep	1659
Disk or tooth harrows	1504
Disks:	1001
Aluminum	974
	374
Carbon*. Cork or artificial	216
Cork or artificial	1412
Glass *	227
Soft wax, or master records	1694
Distillates:	
Coal-tar and other tar 27,	1549
	1633
	1000
Distilled oils. (See Oils.)	
Distilled spirits:	
Compounds and preparations	
containing	802
Forfeiture	811
Leakage	812
Standard for proof	810
Divi-divi.	1568
Extract	39
Extract. Documents, public, foreign Gov-	09
Documents, public, foreign Gov-	1 7 9 0
ernments	1528
Dogskin plates and mats	1420
Dogskins, undressed *	1666
Doilies, cotton	912
Doilies, cotton Dolls and parts of	1414
Dominoes	1413
Doublets *	1429
Downs and feathers.	1429
Drog gowg	
Drag saws	340
Dragon's blood	1584
Drainage tools	373
Draughts, of bone, ivory, etc	1413
Drawback, articles exported re-	
	1514
Drawers, knit *	917
Drawing—	011
Instruments, metal	360
Knivog	
Knives.	355
Paper.	1307
Drawings	1705
Original, pen and ink, etc.	1704
Original, pen and ink, etc Pen and ink.	1449
Drawn-work articles.	1430
Dress goods, wool * 1108,	
Dross stools	
Dress steels	336

210 211

202

Parag	raph.
Drills and planters, agricultural.	1504
Dross:	
Burnt pyrites	1597
Lead	-393
Drugs:	000
Barks, beans, fruits, herbs,	0.4
roots, seeds, etc	34
Definition	34
In capsules, tablets, troches,	
etc	-23
Of animal or vegetable origin—	
Advanced, n. s. p. f	34
Not advanced, n. s. p. f.	1567
Druggets, wool, n. s. p. f	1117
Druggists' sundries *	1439
Druggists' sundries * Drums, iron or steel, reimported	1514
Dry plates, photographic 1453,	
d Turntoso	504
d-Tagatose.	
d-Talose.	504
Dulcite	504
Dust:	
Bone	1526
Cloths, cotton	911
Diamond	1429
Zinc	-395
Dusters, feather	1407
Dutch metal:	
Clippings	1533
Leaf	382
Leaf. Dutch wool carpets * Dyeing extracts	1117
Dvoing ovtracts	$\frac{1117}{39}$
Divolute on tenning motorial	
Dyeing or tanning material	1568
Dyes:	00
Alizarin	28
Anthracene (anthracin *)	28
Carbazol *	28
Coal-tar	28
Description	28
Indigo	28
Lac *	-39
Marking	28
Natural 28, 39,	1509
Synthetic	28
Dyewoods	1568
Dynamite	388
Dynamico	.,
Ε.	
Earth or earths:	
Fuller's.	207
	- 207 - 75
Ocher	- 75 - 75
Sienna	
Umber	75
Unmanufactured	207
Earthenware:	
China	212
Common brown, gray, or yel-	
10W [*]	210
Crucibles	210
	011

Granite.210Granite.211Manufactures, n. s. p. f. 210, 211, 212Nonvitrified absorbent body.211Plain black, brown, red, or
yellow.211Bookingham210

Rockingham Semiporcelain..... Tiles and tiling.....

Para	agraph.
Earthy or mineral substances,	
u. s. p. f	214
Ebony boards, deals, logs, etc	403
Ecgonine	60
Ecgonine. Edgings, lace	1430
Educational institutions. (See In- stitutions.)	1100
Eelgrass, manufactured or dyed	1442
Eels, fresh or frozen *	717
Eggplant seed *	762
	102
Eggs:	710
Albumen and yolk	713
Bird, fish, and insect.	1569
Game bird, for propagation	1569 1560
Of wild birds, prohibited	$\frac{1569}{713}$
Poultry Silkworm *	
Whole freque duied ate	$\frac{1569}{713}$
Whole, frozen, dried, etc	1419
Egret plumes. Electrical insulators.	1419 1441
Electrical insulators	
Electrical-measuring mechanisms.	368
Electric—	
Appliances, table, household,	2.2.4
and hospital	339
Carbons and electrodes	216
Light bulbs and lamps	229
Light and telegraph poles	1701
Machine brushes	216
Storage hatteries	320
Electrodes:	
Carbon or graphite	216
Nickel	390
Electrotype:	
Metal *	393
Plates	341
Plates Elements, chemical, n. s. p. f	õ
Embossing rolls.	1445
Embroidered articles	1430
Embroideries	1430
Embroiderv—	LICO
Cotton for handwork	902
Machine needles	343
Machines and shuttles	372
Emery and corundum, ground	1415
Emery:	
Files. paper. wheels, etc	1415
Grains.	1415
Manufactures	1415
Ore	1570
Emigrants.* (See Immigrants.)	
Emulsions, gelatin *	42
Enamel: Ceramic Fusible *	-231
Fusible *	231
Glass	231
Opal, tiles, tiling, and rods	231
Paints	68
Enameled—	
Dials. watch or other instru-	
ment	367
Tiles	202
Ware	339
Encaustic tiles	202
Enfleurage greases	1571
Engines. steam	372

E

F

	Paragraph.
Dies and rolls *	399
Steel plates	
Diamonds	1566
Plates, copper Engravings	381
Engravings	449,1705
For societies and institutions	s. í 1530
For use of United States	1527
Printed more than 20 years.	
Unbound	1704
Envelopes, paper, plain, printe	ed,
etc., n. s. p. f	1308
Epsom salts	
Erogova	
Erasers.	
Ergot	37
Essences	24
(°offee	774
Floral	1571
Fruit, alcoholic	
Not containing alcohol.	40
N. s. p. f	40
Essential oils. (See Oils.)	
Esters:	
Alcoholic	
('ellulose	
Cocaine	
Diethyl and dimethyl sulphs	ate 38
Ecgonine	60
Ethyl acetate and chloride.	38
Fruit—	
Containing alcohol	24
Not containing alcohol.	40
N a m f	10
N. s. p. f	38
Oplum	60
Etchings	1310, 1449
Artists' proof	1704
For societies and institutions	s 1530
For use of United States	
Printed more than 20 years	
	1.020
Ethers:	0.0
Acetic*	38
Cellulose	30
Containing more than 10 j	per
cent alcohol	24
Ethyl	
Ethyl Fruit *	00
PTUIC "	40
Nitrous*	38
N. s. p. f	* 38
N. s. p. f. Sulphuric*	38
Ethyl-	
Acetate, chloride, and ether	38
Alcohol, nonbeverage	
Motharl Isster a	3
Methyl ketone	
Ethylene chlorohydrin, dich	110-
ride, glycol, and oxide	2
Eucalyptus oil	59
Evergreen cuttings and seedling	s 752
Excrescences:	
Drugs:	
Advanced	34
('mido	1567
Crude	1907
Explosives:	0.0
Coal-tar	28
N. s. p. f.	1585
Suitable for blasting	388
Expressed or extracted oils	1632
Alcoholic	

xtracts:	Paragraph.
Alcoholic	24
Annatto	1509
Combinations of, vegetable.	39
Dyeing and tanning	39
Flavoring, nonalcoholic, n.s.	p.i 40
Flavoring and other, alcoholi	ic. 24
Нор	
Indigo *	
Licorice	48
Madder *	
Malt	
Meat	
Munjeet *	28
Nutgalls	1
Opium, aqueous*	
Orleans*	
Rocoa *	
Roucou*	1509
Safflower or saffron *	
Sumac	
Wool	
byeglasses, and frames for	225

F. Fabrics: 1213 Artificial silk..... 1401 Asbestos..... Bagging 1019Beads or spangles, chief value. 1403 Cotton-Fast edges..... Nottingham machine..... 913 920 Embroidered or ornamented.. 1430 Flax, hemp, or ramie..... 1009-1011 Jute, plain-woven, twilled 1008Knit (see also Knit goods)— 1208 Silk Vegetable fiber..... 913 Wool..... 1114 Lace..... 1430 Pile-910 Cotton..... Silk 1206Vegetable fiber..... 1012Wool 1110 Pneumatic tire..... 905 Silk-Ascertainment weight.... 1212Knit..... 1208 Pile. With fast edges..... 1206 1207 Woven..... 1205Terry-woven, cotton..... 910 Tire, cotton..... 905 Vegetable fiber, fast edges.... 1015Wire. 318 With fast edges, not exceeding 12 inches in width— 1213

Silk

Vegetable fiber, not cotton.....

Wool

913

1207

1015

1113

Fabrics—Continued. Parag	graph.
Fast edges	1113
Knit.	1114
Pile	1110
Pile. Woven	1109
woven-	
Bullion	385
Cotton (see also Cotton	
cloth)	9-911
paddings	1009
Jute*	1008
Lame or lahn	385
Metal threads, etc	385
Silk, n. s, p. f	1205
Silk, weight of, ascertain-	
ment	1212
Tinsel wire.	385
Vegetable fiber, not cot-	1011
ton 1010, Wire cloth	$\cdot 318$
Wool 1108	1109
Wool 1108, Facings, dress, bias*	910
Fans.	1422
Fans. Common palm-leaf.	1572
Farriers' knives	355
Fashion magazines or periodicals.	1306
Fats:	50
Animal, n. s. p. f.	53
Chemically treated	$\begin{array}{c} 57\\57\end{array}$
Hydrogenated or hardened	
Other, n. s. p. f Feather dusters	1407
Feathers and downs.	1419
Feathers, artificial or ornamental.	1419
Feather-stitched braid*	1430
Feeds:	
Milling by-products, etc	730
Mixed	730
Felt:	
Adhesive, for sheathing ves- sels*	1302
Deadening.	1302
Hair, and manufactures of	1426
Not woven	1112
Roofing	1302
Sheathing	1302
Fence posts, wood *	$\begin{array}{c} 404\\ 315 \end{array}$
Fence rods. Fencing, galvanized wire	$310 \\ 317$
Fennel:	JTI
Oil*	59
	34
Seeds Fenugreek seed *	762
Ferricyanide, potassium	80
Ferroalloys	302
Ferroboron	302
Ferrocerium	302
Ferrochromium	$\frac{302}{302}$
Tungsten	302
Ferrocyanide: Potassium	80
Sodium	83
Ferromanganese	302
Ferromolybdenum	302
Ferrophosphorous	302

Formacili	Paragraph.
r errosilicon	900
renoutanium	000
- criotangsten	900
	000
- CITUUS SUIDUSTE OF CONDORS	1500
	000
	000
Fertilizers. Fiber, vegetable:	- 1583
Appliquéd article *	
Appliquéd articles *	1430
Bands and banding*.	913
Bed sets, Nottingham lace	920
Belting for machinery	913
Belts and beltings *	913
Bindings*	913
Boot lacings. Braces.	•• 913
Cables.	1015
Candle wicking	1005
Candle wicking Carpeting* Carpets*	•• 913
Carpets*	1022
Cloths, upholstery.	
Clothing	117 1/30
Collets.	913
Cordage 10	$0.03 \ 1005$
Cords	. 1015
Cords and tassels	1015
Corduroys *	. 910
Corset lacings.	. 913
Curtains, Nottingham lace	920
Damask and manufactures.	1013
Embroideries	- 1430
Fabrics with fast edges no	ot
exceeding 12 inches in widt	th 1015
Floor coverings, n. s. p. f	1020
Garters.	1015
Gloves.	
Handkerchiefs 10	110, 1430
Healds	913
Hose, for conducting liquid	
gas. Hydraulic hose *	1007
Jacquard woven upholster	'V
cloths	909
cloths Knit goods	914, 917
Labels for garments	913
Lace window curtains	920
Laces	1430
Lacings, boot, shoe, or corset.	913
Lamp wicking	. 913
Loom harness	
Manufactures of, n. s. p. f	1021
Mats*	1022
Narrow wares	
Nets and nettings Nets and nettings, Nottingham	. 1430
Y	11
lace	920
Pile fabrics and manufactures	
Pillow shams, Nottingham lac Plushes *	010
Raw, not flax, hemp, coi	
cotton	. 1582
cotton Roving	
Rugs*	

INDEX.

٠

Fiber, vegetable—Continued. Paras	graph.
Shoe lacings	913
Sliver	1002
Small wares	913
Spindle banding	913
Stockings (see Hose and half	
hose)	916
Suspenders	1015
Tapes, measuring	1015
Tapestries	909
Tassels	1015
Tubings	1015
Underwear	1017
Velveteens*	910
Velvets*	910
Waterproof cloth	907
Waste, for paper making	1651
Wearing apparel 917, 1017,	1430
Webs and webbings*	1015
Wicking	913
Woven articles	1021
Woven fabrics 1008	-1013
Fiber ware, indurated	1303
Fibers:	
Asbestos	1515
Dried-	
Drugs, advanced	- 34
Drugs, crude	1567
For paper stock	1651
Not dressed or manufactured.	1582
Textile-	
Artificial silk*	
Coir (or cocoa fiber)	1554
Flax	1001
Hair, of camel	1101
Hair, of Angora goat, al-	1100
paca, etc	1102
Hemp.	1001
Istle	1582
Jute and jute butts	$\frac{1582}{1582}$
Manila N. s. p. f	$1582 \\ 1582$
Palm-leaf	$1082 \\ 1001$
Sisal	1582
Sunn	$1582 \\ 1582$
Tampico fiber	$1582 \\ 1582$
Silk.	1664
Wool	
Fibrin in all forms	1574
Field glasses and frames	228
Field seed	762
Figs.	740
Filaments, artificial silk	1213
Filberts	755
File blanks	362
Files	362
Emery	1415
Nail	354
Filler tobacco	601
Film negatives and positives, pho-	
tographic Film pictures, moving, etc	1453
Film pictures, moving, etc	1453
Films:	
Exposed abroad Light struck or worn out	1514
Light struck or worn out	1514
Moving picture and photo-	1
graphic	1453

	igraphi.
Masse or stock Tubes *	1303
Tubes *	211
Filtering paper	-1309
Finnan haddie	718
Fir:	
Balsam	10
Logs	401
Firebrick	201
Firecrackers	1416
Firewood	1700
Fireworks	1416
Fish:	
Balls, with meat or vegetables.	773
Bladders, not crude or dried,	110
etc.*	42
	718
Boned, dried, skinned, etc	718
Caviar and other fish roe	$\frac{721}{721}$
('rab meat	
Eggs.	1569
Finnan haddie	718
Fresh, frozen, or packed in ice.	
n. s. p. f	717
Glue	42
Herring—	m 1 ()
Pickled or salted	719
Sea. fresh, etc.	1656
Smoked, skinned, or boned	718
Knives, n. s. p. f	355
Lobsters.	1662
Mackerel, pickled or salted	719
Not edible	1575
Oils	53
Oils of American fisheries	1630
Packed in oil or other sub-	
stances	720
Paste	721
Pickled, smoked, etc 71	8 - 720
Products of American fisheries.	1630
Roe	721
Salmon, prepared or preserved	718
Sauce	721
Shrimp	1662
Shellfish	1662
Sounds	
Cleaned, split, or prepared.	42
Crude, dried, or salted	1523
Tuna, fresh, frozen or packed	
in ice	1656
Fishhooks	344
Fishing-	
Nets, flax, hemp, or ramie	1006
Rods and reels.	344
Tooklo	$\frac{544}{344}$
Tackle	
Fishplates, railway, iron or steel.	322 1576
Fishskins, raw or salted.	1576
Flannels, wool or hair * 1108.	
Flaps, paper	1306
Flavoring extracts:	
Alcoholic	24
	40
Flavors:	
Coal-tar	28
Fruit, natural or synthetic—	
Alcoholie	24
Nonalcoholie	40

ø

Plax:	Parag	raph.
Collars and cuffs		1017
Cords.		1004
Damask table, and manuf	ac-	0.5.0
tures of		1013
Fabrics.	1009-	1011
Floor coverings Gill nettings, nets, etc	• • •	$\frac{1022}{1006}$
Hackled and not hackled.		$1000 \\ 1001$
Handkerchiefs.	• • •	1016
Interlinings.		1009
Interlinings. Manufactures, n. s. p. f. *		1021
Napkins.		1014
Nets, fishing		1006
Noils		1001
Paddings for clothing		1009
Pillowcases		1014
Roving	•	1002
Seines		1006
Sheets		1014
SliverStraw		1002 1001
Table damask		1013
Tapes, measuring		1015
Threads	•••	1004
Tow.		1001
Towels		1014
Twines		1004
Waste for paper stock		1651
Wearing apparel *		1017
Webs, fishing		1006
Woven fabrics		
Yarns		$ 1004 \\ 760 $
Flaxseed		54
Screenings, etc.	• • •	731
Fleshing knives		355
Fleshing knives Flexible metal hose and tubing.		328
Flies, artificial		344
Flint, flints, and flint stones,	un-	
ground		1577
ground		382
Floats		362
Flocks:		1500
Cotton *		1560 901
Cotton, manufactured * Wool.		1105
Wool Floor coverings:		1100
Cork carpet		1020
Corticine		1020
Linoleum		1020
Linoleum	1022,	1023
N. s. p. f		1022
Oilcloth		1020
Vegetable fiber		1022
Wool	1116,	1117
Floral—		1571
Concretes and essences		$1571 \\ 63$
Waters		1204
Floss, silk		1430
Flour:		1100
Barley		722
Buckwheat		723
Corn		724
Potato		769
1 0 lat0		709

	Paragraph.
Rye	
Sago.	
Snuff	
Tapioca. Wheat	729
Wood *	410
Flower:	110
Bulbs, roots, tubers, etc	751
Essences *	1571
Seed. Seedlings and cuttings.	
Seedings and cuttings	752, 753
Waters Flowers:	63
Althea or marshmallow—	
Advanced	35
Crude	
Artificial and ornamental,	n.s.
p. f. Cut, fresh or preserved	1419
Cut, fresh or preserved	751
Drugs	0.4
Advanced	
Crude Flues, iron or steel	
Flume hose *	1007
Fluorene	1549
Fluorene. Fluoric acid *	1501
Fluoride, cerium	89
Fluorspar	207
Flutings	1430
Fluxes, ceramic and glass	231
Fly books and boxes	344
Foil, aluminum or tin, and p dered	289
Foods, breakfast, cereal	
Football leather	1431
Footballs	
Footwear	1405, 1607
Forceps, hand	354
Forgings:	
For axles, n. s. p. f., iron	
steel	323
Iron or steel, not advanced Forks:	319
Table, butchers', carving,	etc. 355
Tuning. Formaldehyde, solid or solution	ns 41
Formalin (formaline *)	41
Formate, sodium	83
Formic acid *	1
Forms, building	312
Fossils Fountain pens and parts	1578 353
Found and and water *	711
Fox skins, black or silver	1420
Foxes, black or silver	
Frames:	
Eyeglass, goggles, and spe	
cles	225
Iron or steel	312
Optical instrument Free list	1501 1710
Free fist Freestone:	1501-1710
Monumental or building	235
Not monumental or buildi	ng. 1675
French chalk and manufactures	s of . 209
Friezes, tile or tiling	

INDEX.

Fringes: P	aragraph.
Lace	. 1430
Metallic	. 385
Frostings, glass	. 231
Fruit:	= 40
Butters.	
Esters, oils, and essences— Alcoholic	. 24
Nonalcoholic	
Ethers * (esters)	
Flavors—	
Alcoholic.	. 24
Nonalcoholic	
Juices and sirups	. 806
Knives	
Myrobalans	
Peel*	. 739 . 753
Plants for propagation *	
Stocks Trees—	. 100
Grafted or budded	. 753
Seedlings and cuttings.	. 753
Fruits:	
Artificial and ornamental, r	
s. p. f	. 1419
Candied, crystallized, or glace	e. 739,
	746
Dried, desiccated, or evapo	. 734-
rated 736, 739–742, 744,	
	140, 140
Drugs— Advanced	. 34
Crude	
In alcohol	-
In brine	. 735-
737, 739, 740, 742–745,	747,749
In their natural state 737, 739–743, 745–	. 734-
737, 739-743, 745-	747,749
Mixtures of	. 749
N. s. p. f	. 749 . 749
Pickled Preserved or prepared	
737, 739–741,	744-750
Sulphured	. 737
Fuel:	
Coal	. 1548
Coal. Compositions of coal	. 1548
Oil	. 1633
Fuller's earth.	. 207
Fulminates and fulminating pow	
Fur or furs:	. 001
Crosses	. 1420
Dressed on the skins	1420
Hats, bonnets, hoods, etc	. 1427
Hatters'	. 1421
Linings	. 1420
Manufactures of, advanced.	
Plates.	. 1420
Silver or black fox	. 1420
Skins— Carroted	. 1421
Dressed	$\begin{array}{c c} 1421 \\ 1420 \end{array}$
Undressed	
Undressed	
Wearing apparel	. 1420
Furnaces, welded, cylindrical	. 328
Furniture (see also Household ef	-
fects)	407.410

Pa	aragraph.
Fusains	. 1451
Fuses	
Fusel oil	
Tusible enamel *	. 231
Fustic:	
Extract	
Wood	. 1568

G.

u.	
Galactose	504
C_{a}	33
Galalith	1428
Galleries, metal	
Gallic acid	1
Gallnuts (see also Nutgalls) Gallon, proof, definition 81 Galloons	1568
Gallon, proof, definition 81	0,811
Galloons	1430
Galvanized iron or steel	309
Galvanized wire	6 317
Garvanizeu wite	1509
Gambier	
Game birds, dressed *	712
Game, n. s. p. f	704
Garbanzos	1657
Garden seeds	762
Garlands	1414
Garlic	768
Garnetted waste, wool	1105
	1100
Garters:	010
Cotton	913
Silk	1207
Vegetable fiber	1015
Wool	1113
Gas:	
Black	73
Mantles	1435
Retorts	215
Gas-measuring mechanism	368
Gasoline	1633
Gas retorts	215
Gauffre leather * 1431	, 1606
Gauges, glass strips for	226
Gauze or leno-woven nets or net-	
	903
tings	318
Gauze, wire.	
Gelatin and manufactures	42
Gelatin	42
Gems, for societies and institutions.	1673
Gentian	36
Geraniol	61
Geranium oil	1631
Germanica bulbs *	751
German silver	380
Cill notting flar home or remie	
Gill nettings, flax, hemp, or ramie.	1006
Gimps, lace	1430
Ginger:	
Ale and beer	807
Root	779
Candied or prepared	776
Wine or cordial	804
Gins, cotton	1504
Girdora iron or stool	
Girders, iron or steel	312
Glass:	
Articles, n.s. p. f.	218
Blown	218
Bottles, carboys, vials, etc	217
Buttons*	1411
Colors, fluxes, glazes, and	TTT
onamola	0.91
enamels	231

-

Glass—Continued.	Paragrap	h. (
Containers—		Gl	auber salt
Blown	2	18 GI	azes, cerai
Molded or pressed			aziers' dia
Containing wire netting	221, 2	$22 \mid \text{Gl}$	azier's lea
Crown, cylinder, and shee			ove leathe
Bent, ground, etc			ove t r anks
Colored, ornamented,		$\frac{24}{3}$ G1	oves:
Polished	2	20	Boxing.
Unpolished	2	19	Cotton.
Cut	Z	18 23	Leather
Cylinder and crown, silve		18	Silk, kn
Decanters, blown *			Wool
Demijohns . Disks * .			loxinia bul
Enamels	2		lucose *
Engraved and etched		18	lue and glu
Eyeglasses	2	25	Casein . Fish
Flint.		17	Size
Fluxes		31	Stock.
Frosted		18 GI	lycerin, cr
Gilded			lycerophos
Glazes			lycol-ethy]
Goggles		25	propylene
Ground		$218 G_0$	oat hair. (
Illuminating articles		18	animals.)
Jars		$\begin{bmatrix} 17 \\ 0 \end{bmatrix} = \begin{bmatrix} 6 \\ 0 \end{bmatrix}$	oat meat, f
Lenses.		G_{20} Ge	oatskin pla
Looking-glass plates			patskins*.
Manufactures of, n. s. p. f			oats
Mirrors, n. s. p. f			oggles, frai
Optical, for lenses, in ments, etc		227 G	old:
Ornamented		218	Articles
Painted		218	Bullion
Plate—			Chemic
Cast, polished 2	222, 223, 2	24	Coins Lame of
Bent, ground, etc		224	Leaf
Silvered	2		Manufa
Unsilvered		222	Medals.
Fluted, rough, etc		221	Ores
Plated or cased		218	Pens
Plates *		227	Size
Pot clay, Gross-Almerode		207	Sweepin
Printed		218	Tinsel v
Prism		91	Trophie
Rods Sand-blasted		18 0	oldbeaters
Scientific and surgical arti		10 01	olf balls
Silvered		218 G	oods. (Se
Spectacles		25	goods.)
Stained		218 4	ooseberry,
Strips for gauges and lan		G	orings:
slides	2	26	Orname
Table and kitchen utensil	ls 2	218	etc. *.
Tiles and rods		31	Silk * Wool *.
Vials		217	
Window*	$\dots 219, 2$		othrough l
Stained or painted,	IOT		rains:
institutions		207	Abrasiv Artificia
Windows, stained or pain		07	Brewers
For institutions	···· 1/	01	Corund
Glasses: Eye	9	225	Drugs-
Gorgles	···· 2	225	Ad
Goggles Plano or coquill	- 2	26	Cru
Opera and field	2		ramophon
	6		ranga fille }

alazes, ceramic and glass	231
Glaziers' diamonds	1566
dlazier's lead	393
Glove leather	1431
Glove tranks	1433
	1.100
Gloves:	
Boxing	1402
Cotton	915
Leather 1433,	1580
Silk, knit	1208
Wool	1114
Gloxinia bulbs*	751
	503
Glucose *	
Glue and glue size	42
Casein .	42
Fish	42
Size	42
Stock	1587
Glycerin, crude	43
Glycerophosphoric acid	$\overline{26}$
Glycol-ethylene, monoacetate, and	20
	2
propylene	4
Goat hair. (See Hair, goat, and like	
animals.)	
Goat meat, fresh	702
Goatskin plates and mats	1420
Goatskins [*] 1606,	1666
Goats	702
Goggles, frames, and parts	225
Y()()	000
Articles, n. s. p. f	399
Bullion	1539
Chemical compounds	21
Coins	1553
Lame or lahn	385
Leaf	383
Manufactures, n. s. p. f	399
Medals.	1617
	1634
Ores	
Pens.	352
Size	77
Sweepings	1634
Tinsel wire	385
Trophies	1617
Goldbeaters' molds and skins	1581
	1402
Golf balls Goods. (See Articles and knit	
goods.)	
goous.)	753
Gooseberry, cuttings and seedlings.	100
Gorings:	
Ornamented by embroidery	
etc. *	1430
Silk*	1207
	1113
Wool * Gothrough laces, etc. *	1430
	1100
Grains:	-
Abrasive, artificial	1415
Artificial, n. s. p. f	1419
Brewers'	730
Corundum and emery	1415
The second se	
Advanced	34 '
	1567
Crude	1444
Gramophones and parts	
Granadilla boards, etc	403

83

Paragraph.

14137-22-22

Spectacles.....

INDEX.

((((((

]

CITATION.	graph.
Earthenware	211
Monumental and building	235
Rough, not suitable for monu-	
mental or building	1675
Granofruit	743
Grapefruit.	
Grapefruit, boxes or barrels for	406
Grape:	~ ~ ~ ~
Juices and sirup	806
Sugar *	503
Vines, cuttings, and seedlings.	753
Grapes	742
Graphite	213
"Crystalline flake" defined.	213
Electrodes	216
Manufactures of, n. s. p. f	216
Graphophones and parts	1444
Grass:	
Definition 1406,	1439
	1442
Eel. Floor coverings *	1022
Theoleg	373
Hooks	
Manufactures 1406,	
Sea	1442
Seeds.	761
Grasses and fibers (see also Fibers).	1582
Paper stock.	1651
Grease:	100*
	24
Animal, alcoholic	
Animal, n. s. p. f	53
Enfleurage.	1571
Paints, theatrical Rendered * (see also Oils,	62
Rondorod * (one also Oila	
chemically changed. n. s.	
chemically changed, n. s.	57
chemically changed, n. s.	57 54
chemically changed, n. s. p. f.). Soap or wire drawing *	54
chemically changed, n. s. p. f.). Soap or wire drawing * Soluble, n. s. p. f.	$\begin{array}{c} 54 \\ 56 \end{array}$
chemically changed, n. s. p. f.) Soap or wire drawing* Soluble, n. s. p. f. Wool.	54 56 53
chemically changed, n. s. p. f.). Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers.	54 56 53 1305
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome.	54 56 53
chemically changed, n. s. p. f.). Soap or wire drawing *. Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris.	$54 \\ 56 \\ 53 \\ 1305 \\ 72 \\ 64$
chemically changed, n. s. p. f.). Soap or wire drawing *. Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris.	$54 \\ 56 \\ 53 \\ 1305 \\ 72 \\ 64$
chemically changed, n. s. p. f.). Soap or wire drawing *. Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris.	$54 \\ 56 \\ 53 \\ 1305 \\ 72 \\ 64$
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock. 752	54 56 53 1305 72 64 752 2,753
chemically changed, n. s. p. f.). Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock. Greeting cards.	54 56 53 1305 72 64 752 2,753 1310
chemically changed, n. s. p. f.). Soap or wire drawing *. Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock. Greeting cards. Grindstones.	54 56 53 1305 72 64 752 2,753 1310 236
chemically changed, n. s. p. f.). Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel.	54 56 53 1305 72 64 752 2,753 1310
chemically changed, n. s. p. f.). Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock. Greeting cards. Grindstones. Grit, iron or steel. Grits:	54 56 53 1305 72 64 752 2,753 1310 236 335
chemically changed, n. s. p. f.). Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel.	54 56 53 1305 72 64 752 2,753 1310 236
chemically changed, n. s. p. f.). Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock. Greeting cards. Grindstones. Grit, iron or steel. Grits:	54 56 53 1305 72 64 752 2,753 1310 236 335
chemically changed, n. s. p. f.). Soap or wire drawing *. Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat.	54 56 53 1305 72 64 752 2,753 1310 236 335 723 724
chemically changed, n. s. p. f.). Soap or wire drawing *. Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat.	545653130572647522,7531310236335723724726
chemically changed, n. s. p. f.). Soap or wire drawing *. Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat.	545653130572647522,7531310236335723724726723
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse plants. Greeting cards. Grieting cards. Grits: Buckwheat. Corn. Oat. Groats, buckwheat. Gross-Almerode glass pot, clay.	545653130572647522,7531310236335723724726
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat. Groats, buckwheat. Gross-Almerode glass pot, clay. Guaiacol (guiacol*) and deriva-	545653130572647522,7531310236335723724726723207
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse plants. Greeting cards. Grieting cards. Grit, iron or steel. Grits: Buckwheat. Corn Oat. Groats, buckwheat. Groats, buckwheat. Gross-Almerode glass pot, clay. Guaiacol (guiacol*) and deriva- tives.	545653130572647522,753131023633572372472672320728
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grieting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat. Groats, buckwheat. Gross-Almerode glass pot, clay. Guaiacol (guiacol*) and deriva- tives. Guano.	545653130572647522,7531310236335723724726723207281583
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grieting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat. Groats, buckwheat. Gross-Almerode glass pot, clay. Guaiacol (guiacol*) and deriva- tives. Guano. Guayule.	545653130572647522,753131023633572372472672320728
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn Oat. Groats, buckwheat. Groats, buckwheat. Gross-Almerode glass pot, clay. Guaiacol (guiacol*) and deriva- tives. Guano. Guayule. Guiacol * (see Guaiacol).	545653130572647522,7531310236335723724726723207281583
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn Oat. Groats, buckwheat. Groats, buckwheat. Gross-Almerode glass pot, clay. Guaiacol (guiacol*) and deriva- tives. Guano. Guayule. Guiacol * (see Guaiacol).	54 56 53 1305 72 64 752 2,753 1310 236 335 723 724 726 723 207 28 1583 1594 28
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn Oat. Groats, buckwheat. Groats, buckwheat. Gross-Almerode glass pot, clay. Guaiacol (guiacol*) and deriva- tives. Guano. Guayule. Guiacol * (see Guaiacol).	545653130572647522,753131023633572372472672320728158315942828
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat. Groats, buckwheat. Groats, buckwheat. Gross-Almerode glass pot, clay. Guaiacol (guiacol*) and deriva- tives. Guano. Guayule. Guiacol * (see Guaiacol). Guiacol carbonate * Gummed papers, n. s. p. f.	54 56 53 1305 72 64 752 2,753 1310 236 335 723 724 726 723 207 28 1583 1594 28
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat. Groats, buckwheat. Groats, buckwheat. Gross-Almerode glass pot, clay. Guaiacol (guiacol*) and deriva- tives. Guano. Guayule. Guiacol * (see Guaiacol). Guiacol carbonate * Gummed papers, n. s. p. f.	54 56 53 1305 72 64 752 2,753 1310 236 335 723 724 726 723 207 28 1583 1594 28 1305
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat. Groats, buckwheat. Groats, buckwheat. Gross-Almerode glass pot, clay. Guaiacol (guiacol*) and deriva- tives. Guano. Guayule. Guiacol * (see Guaiacol). Guiacol carbonate *. Gummed papers, n. s. p. f. Gums and gum resins: Amber and amberoid.	54 56 53 1305 72 64 752 2,753 1310 236 335 723 724 726 723 207 28 1583 1594 28 1305 1305 1305 1305 1305 1310 1594 28 1305 1305 1305 1305 1310 1594 1305 1305 1305 1315 1315 1310 1315 131
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat. Groats, buckwheat. Groats, buckwheat. Gross-Almerode glass pot, clay Guaiacol (guiacol*) and deriva- tives. Guano. Guayule. Guiacol * (see Guaiacol). Guiacol carbonate *. Gummed papers, n. s. p. f. Gums and gum resins: Amber and amberoid Arabic.	54 56 53 1305 72 64 752 2,753 1310 236 335 723 724 726 723 207 28 1583 1594 28 1583 1594 28 1305 111 11
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat. Groats, buckwheat. Groats, buckwheat. Gross-Almerode glass pot, clay Guaiacol (guiacol*) and deriva- tives. Guano. Guayule. Guiacol * (see Guaiacol). Guiacol carbonate *. Gummed papers, n. s. p. f. Gums and gum resins: Amber and amberoid. Arabic. British.	54 56 53 1305 72 64 752 2,753 1310 236 335 723 724 726 723 207 28 1583 1594 28 1305 111 86
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse plants. Greenhouse stock. Grieeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat. Groats, buckwheat. Groats, buckwheat. Gross-Almerode glass pot, clay Guaiacol (guiacol*) and deriva- tives. Guano. Guayule. Guiacol * (see Guaiacol). Guiacol carbonate *. Gummed papers, n. s. p. f. Gums and gum resins: Amber and amberoid. Arabic. British. Camphor	54 56 53 1305 72 64 752 2,753 1310 236 335 723 724 726 723 207 28 1583 1594 28 1305 111 11 86 52
chemically changed, n. s. p. f.). Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat. Groats, buckwheat. Gross-Almerode glass pot, clay. Guaiacol (guiacol*) and deriva- tives. Guano. Guayule. Guiacol * (see Guaiacol). Guiacol * (see Guaiacol). Guiacol carbonate * Gummed papers, n. s. p. f. Gums and gum resins: Amber and amberoid. Arabic. British. Camphor. Chicle.	54 56 53 1305 72 64 752 2,753 1310 236 335 723 724 726 723 207 28 1583 1594 28 1305 111 86
chemically changed, n. s. p. f.). Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse stock 752 Greeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat. Groats, buckwheat. Gross-Almerode glass pot, clay. Guaiacol (guiacol*) and deriva- tives. Guano. Guayule. Guiacol * (see Guaiacol). Guiacol * (see Guaiacol). Guiacol carbonate * Gummed papers, n. s. p. f. Gums and gum resins: Amber and amberoid. Arabic. British. Camphor. Chicle.	54 56 53 1305 72 64 752 2,753 1310 236 335 723 724 726 723 207 28 1583 1594 28 1305 111 11 86 52
chemically changed, n. s. p. f.) Soap or wire drawing * Soluble, n. s. p. f. Wool. Grease-proof papers. Green, chrome. Green, Paris. Greenhouse plants. Greenhouse plants. Greenhouse stock. Grieeting cards. Grindstones. Grit, iron or steel. Grits: Buckwheat. Corn. Oat. Groats, buckwheat. Groats, buckwheat. Gross-Almerode glass pot, clay Guaiacol (guiacol*) and deriva- tives. Guano. Guayule. Guiacol * (see Guaiacol). Guiacol carbonate *. Gummed papers, n. s. p. f. Gums and gum resins: Amber and amberoid. Arabic. British. Camphor	54 56 53 1305 72 64 752 2,753 1310 236 335 723 724 726 723 207 28 1583 1594 28 1305 11 11 86 52 25

dums and gum resins—Contd. Parag	rapn.
Dextrine	86
Dragon's blood	1584
Guayule	1594
Gutta balata	1594
Gutta-percha	1594
Gutta siak	1594
India rubber	1594
	1594
Jelutong Kadaya	1584
Kauri	1584
Pontianak	1594
Resins, n. s. p. f	1584
Rosin.	1688
Sandarac	1584
Senegal	11
Tragacanth	1584
	1584
Turpentine	1688
Yun:	
Barrel molds, steel	304
Ramola 365	1661
Blocks for sunsteaks	1700
Steals	365
Stocks.	1426
	1420
	1423
Junny bags and cloth for paper	1051
	1651
•	1019
Gunpowder	1585
Juns	-300
	1434
But, worm Butta balata and gutta siak	1709
utta balata and gutta siak	1594
Hutta-percha	1594
	1439
Scrap or refuse Sypsum or plaster rock:	1594
ypsum or plaster rock:	
Calcined	205
Cements	205
Crude	1643
H.	
Hair: H. Advanced	1106
	1106 1102
Alpaca goat	$1102 \\ 1102$
Angora goat.	1102
Animal 1586,	1104
Camel.	1101
Cashmere goat	1102
Cattle Classified as "wool"	1586
	1120
Cloth.	1426
Curled for beds or mattresses.	1425
Felt, and manufactures	1426
Goat, and like animals	1102
Yarns *	1107
Horse. (See Horsehair.)	1404
Human.	1424
Mixed	1103
Nets.	1424
On the skin 1101,	
Ornaments	1428
Pencils, in quills	1407
Pins	350
Press cloth	1426
Wastes	1105
Hairwood sticks	1703

1

3	3	5

Para	graph.	Hemp-Continued. Par	agraph.
Halibut.	717	Cordage	1005
Hammer molds, steel	304	j Cords	1004
Hammers:		Fabrics, woven 100	9–1012
Blacksmiths'	326	fiber	1001
Tuning	1443	Floor coverings.	1022
Hams.	703	Gill nettings	1006
Handkerchiefs:		Hackled	1001
Not ornamented— Cotton		Handkerchiefs*	1016
Cotton	918	Hose, flume or hydraulic *	1007
Flax, hemp, or ramie *	1016	l Interlinings.	1009
Silk. Vegetable fiber, not cotton	1209	"Line of "	1001
Ornemented	1016	Manila manufactures	1406
Ornamented.	1430	Manufactures, n. s. p. f. *	1021
Embroidered	1430	Nets, fishing	1006
Lace.	1430	New Zealand—	
With drawn-work	1430	Binding twine	1521
Handle bolts, wood	1700	Paddings.	1009
Broom *	(10	Pile fabrics *	1012
Curling stope *	410	Roving	1002
Curling-stone *	399	Seed.	1626
Knife. Umbrella, parasol, etc	354	Oil	54
Handmade paper	1456	Seines	1006
Handmade paper	1307	Sliver	1002
Hand saws	340	Small wares*	1015
Hanging paper	1309	Threads and twines	1004
Hardware, saddlery, and harness.	1309	Tow	1001
Hare skins *	$\frac{345}{1666}$	Waste for paper stock	1651
Harness:	1000	Webs.	1006
Hardware	345	Woven fabrics 1009	
Immigrants'	1507	Yarns.	1004
Leather, in sets or parts. 1436		Hempseed oil.	54
Loom	,1000	Henbane.	36
Harrows, tooth or disk	1504	Henequen.	
Harvesters.	$1504 \\ 1504$	Herbaceous perennials	751
Harvest hats, straw	1406	Herbs:	
Hash	773	Chemically treated, colored,	
Hassocks	1118	etc., n. s. p. f	1419
Hatbands, silk *	1207	Drugs, advanced	34
Hat braids and manufactures, ramie	1404	Drugs, crude	1567
Hat pins	350	For culinary use	779
Hats:		Herring:	
Fur	1427	Boned	8,719
Harvest	1406	Oil	53
Straw, chip, grass, etc	1406	Pickled or salted	719
Hatters' furs	1421	Sea, fresh, frozen, or packed in	
Hatters' irons	327	ice	1656
Hatters' plush	1206	Skinned	718
Hay	777	Smoked or kippered *	720
Hay forks and knives	355	Smoked, skinned, or boned	718
Headers	1504	Hexamethylenetetramine	41
Head nets, wool *	1430	Hide cuttings	1587
Heading blocks and bolts	404	Hide rope *	1588
	1414		1900
Healds, cotton	913	Hides:	7500
Healds. wire	316	Cattle.	1589
Heddles, wire	316	N. s. p. f.	1666
Heliotropin	61	Hinges or hinge blanks*	399
Hemlock:		History specimens, natural, for	
	1568	public collections	1668
Extract	39	Hoarhound seed *	34
Western, logs	401	Hobnails.	331
Hemp:		Hogsheads (empty) * (see also Con-	107
	1521	tainers)	405
Cables	1005	Hollands, window	907

Hollow ware:	Paragraph	•
Aluminum, copper,	etc.,	~
n. s. p. f	339	
n. s. p. f. Cast, coated, glazed, or tim	ned. 32	7
Iron or steel, enameled	1 OF	~
glazed	339	
Hones		
Honey	710	
Hoods, fur.		
Hoods, straw, chip, grass, etc.		
Hoofs, unmanufactured Hooks and oyes		
Hooks:		ſ
Fish		4
Grass		
Snelled		4
Hoop:		
lion or steel	313	3
For baling cotton or o	other	
commodities		
Galvanized or coated.		
Poles*	41()
Hoops:	10	0
Barrel, iron or steel		
Wood	1702	4
Hop— Extract	778	Q
Poles *		
Roots *	75	
Hops.		
Horn:		
Buttons*	141	1
Combs		9
Manufactures of, n. s. p. f	1439	
Strips and tips Horns and parts, unmanufactu	1592	
Horns and parts, unmanufactu	ired. 1592	2
Horsehair:		
Artificial and manufac		_
(see also Silk, artificial).	1213	3
Real-	1400	G
Manufactures Unmanufactured	1400	
Horserakes		
Horses		
Strayed across boundary li		
Horseshoe:		
Nail rods *	318	5
Nails		1
Horseshoes	333	3
Hose and half hose:		~
Cotton		
Silk, knit		
Wool	1114	4
Hose: Flume of cotton flar, etc.	.* 100	7
Flume of cotton, flax, etc. For liquids or gases, of		4
table fiber	100°	7
Hydraulic *	100	
Metal, flexible		
Hospital utensils		
Household		
Effects-		
Of persons from fo	reign	
countries	153	
Of returning residents	s 169	
Utensils	33	9

1	Paragraph.
Hubs	404
Hulls, grain	730
Hunting FullyAS	200
manager of 2.7	
Bulbs	751
Hyacinth— Bulbs ('lumps*	751
Hydrate:	
Alumina * (see also Aluminu	m
hydroxide)	
Chloral	26
Potash *	
Soda*	83
Terpin	26
Hvdrated—	
Lime	203
Sodium carbonate or sal soda	83
Hydraulic-	
Cement	1543
Hose *	1007
Hose * Hydriodate of potash *	80
Hydrochloric acid	1501
Hydrofluoric acid	
Hydrographic charts	
Hydroplanes and parts	370
Hydrosulphite, sodium and cor	n-
pounds	84
Hvdroxide:	
	6
Aluminum Chromium, crude *	5
Dimethyl-phenylbenzylamm	10-
nium	27
Potassium	
Sodium	83
Hydroxyphenylarsinic acid	27
Hyposulphite, sodium *	83

I.

Ice	1593
	1402
Skates. Ichthyol oil*	5
Imitation (see also Artificial)—	
Brandy, spirits, or wine	811
Papers 1305,	1307
Pearl beads	1403
Pearls	1429
Precious and semiprecious	
stones	1429
Immigrants'	
Animals, harness, and wagons.	1507
Professional books, tools of	
trade, etc	1647
Implements:	
Agricultural, and parts	1504
Immigrants', professional	1647
Imports for Department of Agricul-	
ture	1642
Impurities in—	
Grains and seeds	731
Nuts	759
Spices	779
Vegetables.	772
Incandescent electric-light bulbs	229
Indelible leads.	1452
India malacca joints	1703
India paper	1304

	ragraph.
India rubber (see also Rubber):	
Crude	. 1594
Hard.	. 1440
Manufactures of, n s. p. f	. 1439
Milk of *	1594
Tires, automobile, etc	
With—	. 1409
Cotton	. 913
Silk	1207
Tinsel wire, lame, etc	. 385
Vegetable fiber	13.1015
Wool * Vulcanized *	. ´1113
Vulcanized *	. 1440
India straw matting, and floor	r
covering	. 1022
Indian—	
Madder and extracts *	. 28
Red*	
Indigo:	
Čarmined *	. 28
Dyes. Extracts *	. 28
Extracts *	. 28
Natural, and manufactures of.	. 28
Pastes * Synthetic *	. 28
Indigoids *	. 28
Indoxyl and compounds	. 28
Indurated fiber ware	1303
Ingots:	1550
Copper	
Nickel. Platinum	
Steel	
Cogged	
For railway wheels, etc.*	304
Ingrain-	
Art squares	1117
Carpets and rugs	1117
T-1-	
Ink: N. s. p. f Powdors	44
Powders-	
Coal-tar	28
N. s. p. f	44
Inosite	
Insect flowers:	
Advanced	35
Crude	1502
Insects:	
Dried, as drugs—	0.4
Advanced	34
Crude	1567
Eggs of	1569
Insertings	1430
Institutions: Books, engravings, etc., for	1530
Casts and statuary for	1673
Charts and publications issued	2010
	1528
by. Life-saving apparatus imported	
by	1611
Regalia and gems for Works of art for	1673
Works of art for 1700	6,1707

	Paragraph.
Dental and parts	359
Drawing Immigrants'	360
Immigrants'	1647
Laboratory	360
Marking of	360
Mathematical	360
Musical, and parts	1443
Optical, and frames	228
Philosophical	360
Professional, of immigrants	s 1647
Scientific	360
Surgical, and parts	
Surveying	360
Insulating machines	372
Insulating material, rubber	or
gutta-percha	1439
Insulation, cork	1412;
Insulators:	7.4.47
Electrical, n. s. p. f	1441
Molded, rubber or gutta-per	cha 1439'
Integuments	1655
	1655,
Inulin Inventions, models of	
Invoices, tobacco	602
lodate of potash *	5
lodide, potassium	80
lodine:	00
Crude	1595
Resublimed	45
lodoform *	5
lonone	61
pecac:	
Advanced	35
Crude	
ridium	1596
Steel *	305
Steel * ris Kaempferii bulbs *	751
ron (see also Iron or steel):	
Alloys Andirons, cast	. 301, 302
Andirons, cast	327
Band for baling	314
Band, hoop, and scroll, n. s.	
Bar.	303 303
Bars.	305 c 315
Bars or rods, cold-rolled, etc Billets *	303
Blooms.	
Cast, articles	
Castings.	327
Flues, charcoal	
Chromate of *	1547
Galvanized	309
Hatters' irons, cast	327
Hollow ware, cast	327
Hoop, for baling	
Hoop or band, flared, etc	
Kentledge	
Loops	303.
Manganese alloy	301, 302
Manganiferous ore	1597
Manufactures of, n. s. p. f	399
Metal, cast and malleable	306
Muck bars	303/
Ore, including manganiferou	ıs. 1597

Iro

Iron(sce also Iron or steel)—Con. Pa Oxide, containing more than 25	ragraph.
per cent sulphur	
Pigs	301
Pipe, cast	
Pipes, charcoal	328
Plates, cast	327
Round, in coils or rods	303
Sadirons, cast	327
Scrap, wrought and cast	301
Shapes	304
Slabs	303
Spiegeleisen	301
Stays, charcoal	328
Stove plates, cast	327
Sulphate of *	1573
Tailors' irons, cast	327
Sulphurot of	1677
Sulphuret of Tubes, charcoal	328
Veggela east	327
Vessels, cast	
Waste or refuse	301
Iron-hydroxide pigments	75
Iron-oxide pigments	75
Iron or steel (see also Iron; Steel):	
Abrasives *	335
Allowance for rust, etc	400
Anchors and parts	319
Angles	312
Anvils	325
Articles or wares, n. s. p. f	399
Axle	
Bars	323
Blanks	323
Axles	000
Fitted in wheels 3	
Forgings for	323
Parts	323
Baling-	010
Hoops or ties	314
Wire	317
Band—	OTI
For baling	314
Galvanized or coated	309
N a n f	313
N. s. p. f. Bands, n. s. p. f.	313
Danus, II. S. p. 1	
Barbed wire.	1697
Barrel hoops	313
Bars—	015
Cold-rolled, etc	315
Galvanized or coated	309
Beams	312
Blacksmiths' hammers, tongs,	
and sledges	326
Boiler plate	307
Bolts and bolt blanks	330
Boxes, reimported	1514
Brads	331
Buckles for wearing apparel	346
Building forms	312
Bulb beams	312
Cables covered with cotton, etc	316
Card clothing	337
Car-truck channels	312
CHA VE WORK CHIMINIVED	014

rarag	iapu.
n or steel (see also Iron; Steel)—	
Continued.	
Chain and chains	329
Chain, manufactures of	329
	312
Channels	
Columns	312
Conduits	328
Corn knives 354	373
Crowbars	326
Cylindrical tanks or vessels	328
Deck beams	312
Deck Deams.	
Drainage tools	373
	1514
Fence rods, wire	315
Fishplate, railway	322
Flat—	
Rails, punched	322
Rods	315
Ware enemoled or closed	
Ware, enameled or glazed.	339
Wires	316
Flues	328
Forgings-	
For axles, n. s. p. f	323
Not machined, etc	319
Framos	312
Frames. Furnaces, welded cylindrical.	
Furnaces, welded cylindrical.	328
Galvanized	309
Wire 316,	317
Girders	312
Grasshooks	373
Grit	335
Heddles and healds	
The and heatas	316
Hinges or hinge blanks *	399
Hobnails.	331
Hollowware, enameled or	
glazed	339
Hoop—	
Galvanized or coated	309
N s n f	313
N. s. p. f. Hoop or band, flared, etc	
The point band, nared, etc	313
Hoops, barrel	313
LIOTSESHOE:	
Nail rods *	315
Nails. Horseshoes, wrought	331
Horseshoes, wrought	333
Hospital utensils.	339
Hougohold utongila	
Household utensils	339
Joists. Kitchen utensils.	312
Kitchen utensils.	339
Lock washers	330
Manufactures of sheet, plate,	
hoop, etc., n. s. p. f	311
Mule shoes.	
Nail rode	333
Nail rods.	315
Nails.	331
Nut-	
Blanks, wrought	330
Locks, spiral	330
Nuts, wrought	330
Ox-shoes.	333 -
Parasol ribs or stretchers	
Pinor	342
1 THPS	
Pipes	328

1

I

Iron or steel (see also Iron; Steel)—	grapn.
Continued.	
Plate-	
Boiler	307
Definition	308
N.s. p. f.*	307
Plates-	07.0
Coated with tin or lead	310
Cold rolled, smoothed only For impressions on glass.	$\frac{309}{341}$
Galvanized or coated	309
Pickled or cleaned	309
Polished, planished, or	
glanced	309
With layers of other metal	309
Posts Print rollers or blocks	$\frac{312}{396}$
Rail braces.	322
Rails	322
Railway-	
Bars	322
Fishplates or splice bars.	322
Tires or wheels	$\frac{324}{342}$
Ribs, umbrella or parasol Rivet rods.	315
Rivets.	332
Rods—	002
Galvanized or coated	309
Wire	315
Rope	316
Rust or discoloration, no allow- ance	400
Saddlery and harness hardware	345
Sand	335
Sashes	312
Scrap.	301
Screw rods, wire	315
Screws, wood Scroll—	338
Galvanized or coated	309
N. s. p. f	313
Scythes and sickles	373
Sheets.	308
Coated with tin or lead	310
Cold-hammered, blued,	315
brightened, etc Cold-rolled, smoothed only	309
Common or black, corru-	000
gated or crimped	308
Decorated or coated	309
Definition of.	307
Galvanized or coated with	309
zinc, spelter, etc Pickled or cleaned	309
Polished, planished, or	000
glanced	309
With layers of other metal	309
Shoes, horse, mule, and ox	333
Shot.	335
Shovels, spades, and scoops	373 308
Skelp Sheared or rolled in grooves	307
Spikes	331
Spiral nut locks	330
Splice bars, railway	322
Sprigs*	331

Paragi	aph.
ron or steel (see also Iron; Steel)—	
Continued.	
Staples	331
Stays	328
Strand	316
Strips	313
Cold-hammered, etc	315
Galvanized *	309
N. s. p. f.	313
Structural shapes	312
Table utensils	339
Table utensus	331
Tacks Taggers' tin	310
Tanks, cylindrical	328
Tanks, cynnuncar	$\frac{328}{312}$
Tees.	514
Telegraph and telephone wires	916
and cables	316
Terneplates	310
Thermostatic metal	309
Tieplates Ties for baling cotton	322
Ties for baling cotton	314
Tin plates	310
Tires	324
Tools, track	326
T rails	322
TT (Tees*)	312
Tubes	328
Tubes Umbrella ribs, stretchers, and	
tubes	342
Utensils, enameled or glazed	339
Vessels, cylindrical	328
Washers, wrought	330
Wedges	326
Wheels fitted with axles 323	, 324
Wheels for railway purposes	324
Wire-	
Baling	317
Barbed	1697
Brads	331
Coated	316
Covered with cotton, etc	316
Galvanized	317
Nails	331
N. s. p. f	316
Rods	315
Round	316
Spikes	331
Staples	331
Tacks	331
Wood screws	338
rons, hatters' and tailors'	327
singlass	42
singlass Japanese *	42
stle:	
Binding twine. Cables and cordage * Dressed, dyed, or combed *	1521
Cables and cordage *	1005
Dressed, dyed, or combed *	1459
Fiber	1582
Fiber	1109
.vory:	
Balls, chessmen, chips, dice,	
etc	1413
Beads	1403
Manufactures, n. s. p. f	1440
	1411
Tusks	1598

Ivory—Continued. Vegetable *	Paragraph.
Vegetable *	1678
Button blanks	
Buttons	
Manufactures of, n. s. p. Ivy or laurel root	
ivy of faulter 1000	402
J.	
Jacquard—	7000
Cards.	1309
Designs, paper Figured manufactures, c	
ton*	921
Woven blankets, vegeta	
fiber Woven fabrics, silk	909
Woven fabrics, silk	1205
woven napped cloths, ve	ge-
table fiber	909
Woven upholstery cloth, ve table fiber	
Jalap:	••• 000
Advanced	35
Crude	
Jam	748
Japan-	0001
Matting and floor coverings Paper and imitation	1022 1307
Varnishes *	1507
Japan or glue size	
Japanese—	
Isinglass* (see also Agar-agar	
Maple	
Tung oil	1632
White oak Jars, glass (see also Containers)	403 217
Thermostatic	1455
Jasmine oil *	1571
Jellies	748
Jelutong	1594
Jet. Buttons, imitation	233
Unmanufactured	1429 1599
Jewel boxes, leather or parchmen	
Jewelers' anvils	325
Jewelers' saws	340
Jewelry Jewelry brought in by a nonre	1428
	si-
dent. Jewels, clock, watch, compass, et	1695
Joists, iron or steel	tc. 367 312
Joss stick or joss light.	1600
Jubes, chemicals, etc., in	23
Juglandium oil *	. 59
Jugs:	7 1
Thermostatic Used for importation of wind	1455
etc. (see also Containers)	es, 809
Juice:	000
Cane, sirups of	501
Cherry	
Fruit, n. s. p. f.	806
Lemon	1610
Crange, sour	1610
Prune	806
Jumper oil *	
Junk.	1601
Jute	1582
Bagging for cotton	1019

Jute-Continued.	Paragraph.
Bags	1018
Butts	
Cordage	
Fabrics	
Floor coverings	1022
Machinery, manufacturing	
Padding for clothing	1009
Raw	1582
Roving	1003
Sacks	1018
Sliver	1003
Twine and twist	
Waste for paper stock	
Woven fabrics	
Yarns	1003

K.

Kadaya	1584
Kainite	1645
Kale seed.	762
Kangaroo skins, dressed and fin-	
ished *	1606
Kaolin or china clay	207
Kauri gum.	1584
Keene's cement	205
Kelp	1602
Kentledge, iron	$\frac{301}{760}$
Kernels, apricot or peach Kernels, palm-nut	1626
Kerosene	1620
Kerosene mantles.	1435
Ketone, ethyl methyl	3
Kid skins*	1606
Kieserite	1603
Kieserite. Kindling wood *	410
Kirschwasser	802
Kitchen—	
Forks.	355
Knives	355
Utensils	339
Utensils. Knife blades and handles 35-	1-356
Knife erasers	354
Knit fabrics and goods:	
Artificial silk	1213
Cotton or vegetable fiber—	
Fabric, in the piece	914
Gloves	915
Hose and half-hose	916
Underwear.	917
Wearing apparel Silk	917
Wool.	1208
Knitted articles, wool	1114
Knitting cottons, for handwork	$\frac{1114}{902}$
Knitting machines.	902 372
Knitting needles.	343
Knives	
Artists'	355
Beet-topping	355
Bench.	355
Bread	355
Budding	354
Butchers'	355
Butter	355
Cake	355
Canning	355
Carpenters' bench	355

$ \begin{array}{c} \mbox{Trister} Trister$	Knives-Continued.	Paragragh	LaceContinued. Para	graph
$\begin{array}{c} \text{Cheese} & 355 \\ \text{Gigar} & 355 \\ \text{Ciap} & 355 \\ \text{Cork} & 355 \\ \text{Cork} & 355 \\ \text{Corn} & 354 \\ \text{Corr} & 355 \\ \text{Curticle} & 355 \\ \text{Paricer} & 356 \\ \text{Parine} & 356 \\$				Braph.
$\begin{array}{c} {\rm Cigar} &$	Cheese.	355	0	920
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$				
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Clasp	354		
$\begin{array}{c} {\rm Corn} & $	Cooks'	355	Nets and nettings	920
$\begin{array}{c} \mbox{Cuttical} & 354 \\ \mbox{Cuttical} & 356 \\$	Corn	354, 373	Pillow shams	920
Cuttele. 354 Window curtains. 920, 1430 Drawing. 355 Lacesmiting machines. 372 Drawing. 355 Artificial silk *. 1430 Pariers. 355 Artificial silk *. 1430 Prish. 355 Artificial silk *. 1430 Prish. 355 Jutomobile *. 913, 1110, 1113, 1200, 1207 Print. 355 Coach *. 913, 1110, 1113, 1200, 1207 Kitchen. 355 Coach *. 910, Machine. 356 Coach *. 910, Marking. 354 355 Cotton *. 920, 1430 Painters'. 356 Go-through machine *. 1430 Paper mill. 356 Inadmade. 1430 Plumbers'. 355 Shoe, leather. 1430 Plumbers'. 355 N. e. p. f.* 1430 Pulp mill. 356 N. e. p. f.* 1430 Pulp mill. 356 Shoe, leather. 1430 Pulp mill. 356 N. e. p. f.* 1430 Sticing. Overset. </td <td>Curriers'</td> <td> 355</td> <td>Wearing apparel *</td> <td></td>	Curriers'	355	Wearing apparel *	
$\begin{array}{c c c c c c c c c c c c c c c c c c c $			Window curtains	
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	Cutting	356		372
Fish 355 Automobile * 910, 1113, 1200, 1207 Pruit 355 Burnt-out 913, 1110, 1113, 1200, 1207 Kitchen 355 913, 1110, 1113, 1200, 1207 Kitchen 356 Carriage * 910, 1110, 1113, 1200, 1207 Marking 354, 355 Cottor * 913, 1110, 1113, 1200, 1207 Marking 354, 355 Cottor * 913, 1110, 1113, 1200, 1207 Marking 354, 355 Cottor * 920, 1430 Painters' 356 Gotsor * 920, 1430 Painters' 355 Cottor with andhine * 1400 Pie 355 Lever-machine * 1430 Pruning 356 Machine made 920, 1430 Pulp mill 356 Silk * 1430 Pruning 355 Lever-machine * 1430 Puth mill 356 Starw 1430 Shee Lactings, boot, shee, corset, cotton 1430 Sugar beet 355 Vegetable fiber * 1430 Shee Starw 1430 1430 Sheid Articles 3	Drawing.	355		1400
Pleshing. 355 913, 1110, 1113, 1206, 1207 Fruit. 355 Burnt-out. 1430 Hay. 355 Garriage *. 910, 1110, 1113, 1206, 1207 Kitchen 355 Chip. 1430 Marking. 355 913, 1110, 1113, 1206, 1207 Marking. 356 913, 1110, 1113, 1206, 1207 Marking. 356 Coach *. 910, 1113, 1206, 1207 Marking. 356 Coach *. 910, 1113, 1206, 1207 Marking. 356 Coach *. 913, 1110, 1113, 1206, 1207 Marking. 356 Goath *. 910, 1113, 1206, 1207 Marking. 356 Goath *. 920, 1430 Painters'. 355 Go-through machine *. 1430 Painters'. 356 Grass. 1430 Planing-machine. 356 N. s. p. f.* 1430 Planing-machine. 356 Silk *. 1430 Pub mill 356 Silk *. 1430 Put mill 356 Silk *. 1430 Sugar beet. 355 Tinse! *. 1430				
Fruit. 355 Burnt-out. 1430 Hay 355 Carriage *. 910, Hunting. 355 Carriage *. 910, Kitchen 355 Chip. 1406 Leather. 356 Coach *. 913, 1110, 1113, 1206, 1207 Mancine. 356 Coach *. 913, 1110, 1113, 1206, 1207 Marking. 354 355 Cotton *. 920, 1430 Painters'. 355 Go-through machine *. 1430 Paper mill. 356 Grass. 1406 Pie. 355 Lever-machine *. 1430 Plumbers'. 355 N. s. p. i*. 1430 Pocket. 354 Shoe, leather. 1606 Pruning. 355 Vegetable fiber *. 1430 Slicing. 355 Vegetable fiber *. 1430 Sugar beet. 355 Vegetable fiber *. 1430 Sugar beet. 355 Vegetable fiber *. 1430 Sugar beet. 355 Vegetable fiber *. 1430 Sucht. 1430 Lactaree. <td>Floshing</td> <td> 000 355</td> <td></td> <td></td>	Floshing	000 355		
Hay 355 Carriage *	Fruit	355	Burnt-out	,1207 1430
Hunting. 355 913, 1110, 1113, 1206, 1207 Kitchen 355 Chip. 1406 Leather 356 Coach * 913, 1110, 1113, 1206, 1207 Mancine. 356 Coach * 913, 1110, 1113, 1206, 1207 Mancine. 356 Coach * 913, 1110, 1113, 1206, 1207 Marking. 354, 355 Flax * 920, 1430 Painters' 356 Go-through machine * 1430 Paper mill 356 Handmade 1430 Paper mill. 356 Lever-machine * 1430 Plumbers' 355 Lever-machine * 1430 Pocket 356 N. s. p. f.* 1430 Pulp mill 356 Sitaw. 1430 Sugar beet. 355 Tinsel * 1430 Sugar beet. 355 Tanners'. 1430 Sugar beet. 355 Lactira cid. 1 Tables. 702 Cotkery ware. 1430 Vegetable fiber 1430 Soch, sool,			Carriage *	910
Kitchen 355 Chip 1406 Leather 356 Coach * 910, Machine 354 356 Coach * 910, Marking 354 355 Cotton * 920, 1430 Painters' 355 Go-through machine * 1430 Painters 355 Go-through machine * 1430 Painters 355 Lever-machine * 1430 Paper mill 356 Hat 1406 Pie 355 Lever-machine * 1430 Plumbers' 355 N. s. p. f.* 1430 Pulmile 356 N. s. p. f.* 1430 Pulmile 356 Shoe, leather 1606 Pruning 354 Shoe, leather 1430 Sugar beet 355 Vegetable fiber * 1430 Sugar beet 355 Vegetable fiber * 1430 Sugar beet 355 Lacking, boot, shoe, corset, cotton or vegetable fiber. 913 Table 355 Lakes, color, coal-tar 28 Kohlrabi seed	Hunting			
Machine. 356 913, 1110, 1113, 1206, 1207 Marking. 354, 355 Cotton *. 920, 1430 Painters' 355 Go-through machine *. 1430 Painters 356 Go-through machine *. 1430 Paper mill. 356 Grass. 1406 Pren. 354 Silk 4430 Pen. 355 Lever-machine *. 1430 Planing-machine. 356 Machine made. 920, 1430 Pulmbers' 356 N. s. p. f.* 1430 Polecket. 354 Shoe, leather. 1606 Pruning. 354 Silk *. 1430 Sugar beet. 355 Vegetable fiber *. 1430 Sugar beet. 355 Tannery. 1430 Table. 355 Tannery. 1430 Vegetable 355 Vegetable fiber *. 1430 Vegetable 355 Tannery. 1430 Vegetable 355 Lacings, boot, shoe, corset, cotton 1430 Vegetable 355 Lahn. (Sce Lame.) 1430 <td>Kitchen</td> <td> 355</td> <td>Chip</td> <td>1406</td>	Kitchen	355	Chip	1406
Manicure. 354 Cotton * 920, 1430 Marking. 354, 355 Flax * 920, 1430 Painters'. 355 Go-through machine * 1430 Pallette 356 Handmade 1430 Paper mill 356 Handmade 1430 Pen. 354 Hat. 1406 Pie. 355 Icever-machine * 1430 Plumbers' 355 N. s. p. f.* 1430 Pocket 355 N. s. p. f.* 1430 Pulp mill 356 Staw 1430 Sugar beet 355 Tinsel * 1430 Sugar beet 355 Tinsel * 1430 Sugar beet 355 Tanners' 1430 Vegetable 355 Tannery. 364 Lactir acid 1 Tannery. 356 Lakes, color, coal-tar. 28 1430 Vegetable 355 Lactarene. 193 Lactarene 193 Lactarene. 193 Lactarene 191 Cockery ware. 211			Coach *	910,
Painters' 355 Go-through machine *			913, 1110, 1113, 1206	5,1207
Painters' 355 Go-through machine *			Cotton *	,1430
Pallette. 355 Grass. 1406 Paper mill. 366 Handmade. 1430 Pen. 354 Hat. 1406 Pie. 355 Lever-machine * 1430 Plaming-machine. 356 Machine made. 920, 1430 Plumbers'. 355 N. s. p. f.* 1430 Pocket. 354 Sile. 1430 Pulp mill. 356 N. s. p. f.* 1430 Pulp mill. 356 Straw. 1430 Sticing. 355 Vegetable fiber * 1430 Sticing. 355 Vegetable fiber * 1430 Sticing. 355 Vegetable fiber * 1430 Tanners'. 355 Vegetable fiber * 1430 Tanners'. 355 Lactarene. 191 Tanners'. 355 Lactarene. 191 Tobacco. 356 Lactarene. 191 Kohlrabi seed 762 Lakes, color, coal-tar. 28 Kryolith or cryolite. 1561 Lamb, fresh. 702 Labot	Marking	354, 355	Flax *	,1430
Paper mill. 356 Handmade. 1430 Pen. 354 Hat. 1406 Pie. 355 Lever-machine *. 1430 Planing-machine. 356 Machine made. 920, 1430 Plumbers' 355 N. s. p. f.* 1430 Pocket. 354 Silk *. 1430 Pulp mill. 366 Straw. 1466 Shoe. 355 Tinsel *. 1430 Sugar beet. 355 Wool *. 1430 Sugar beet. 355 Wool *. 1430 Table. 355 Wool *. 1430 Tanners'. 355 Wool *. 1430 Vegetable fiber. 913 1430 Tanners'. 355 Lacings, boot, shoe, corset, cotton 0 Tannery. 356 Lactic acid. 1 1430 Vegetable 355 Lahn. (See Lame.) 1430 Kyanite *. 1661 Lame or lahn articles. 285 Laboratory instruments, metal. 360 Miners' saiety* 1611 L	Painters'	355	Go-through machine *	1430
Pen. 354 Hat. 1406 Pie. 355 Machine made. 920, 1430 Plumbers' 355 N. s. p. f.*. 1430 Pocket 354 Shoe, leather 1606 Pruning 354 Silk *. 1430 Pup mill 356 Staw. 1430 Pup mill 356 Staw. 1430 Sugar beet 355 Vegetable fiber *. 1430 Sugar beet 355 Vegetable fiber *. 1430 Sugar beet 355 Vegetable fiber *. 1430 Table 355 Lactings, boot, shoe, corset, cotton 131 Table 355 Lactic acid 1 1420 Kohlrabi seed 762 Lakes, color, coal-tar. 28 Kryolith or cryolite 1661 Lamp back. 732 Labels, cotton or other vegetable fiber 130				
Pie				
Planing-machine 356 Machine made 920, 1430 Plumbers' 355 N. s. p. f.* 1430 Pocket 354 Shoe, leather 1606 Shoe, 355 Shoe, leather 1606 Shoe, 355 Vegetable 1430 Sugar beet 355 Vegetable fiber * 1430 Sugar beet 355 Vegetable fiber * 1430 Table 355 Vegetable fiber * 1430 Tannery 356 Lactings, boot, shoe, corset, cotton or vegetable fiber 913 Tannery 356 Lactic acid 1 1 Vegetable 355 Lactic acid 1 1430 Kohlrabi seed 762 Lakes, color, coal-tar. 28 Kryolith or cryolite 1661 Lame or lahn, metallic 385 Labels, cotton or other vegetable fiber 913 Lac, crude, seed, button, stick, or shell. 913 Lamps: 1606 Lac, crude, seed, button, stick, or shell. 913 Lancewood 403 Lace: 920, 1430 Land fowls				
Plumbers'. 355 N. s. p. f.*. 1430 Pocket 354 Shoe, leather 1606 Pruning 354 Silk *. 1430 Pulp mill. 356 Silk *. 1430 Shoe 355 Vegetable fiber *. 1430 Slicing 355 Vegetable fiber *. 1430 Sugar beet 355 Vegetable fiber *. 1430 Tanners' 355 vool *. 1430 Tanners'. 355 or vegetable fiber *. 1430 Vegetable 355 vool *. 1430 Vegetable 355 tactic acid 1 Vegetable 355 Lactic acid 1 Vegetable 355 Lakes, color, coal-tar. 28 Kryolith or cryolite 1561 Lakes, color, coal-tar. 28 Labels, cotton or other vegetable fiber 360 Lame or lahn, metallic 385 Lac, crude, seed, button, stick, or shell 360 Miners' saiety* 1611 Lac, crude, seed, button, stick, or 391 Landeword or other vegetatable fiber	Planing-machine	356		
Pocket. 354 Shoe, leather. 1606 Pruning. 354 Shoe, leather. 1606 Pulp mill. 356 Straw. 1406 Shoe. 355 Vegetable fiber *. 1430 Sugar beet. 355 Wool *. 1430 Table. 355 Vegetable fiber *. 1430 Tanners'. 355 Vegetable fiber *. 1430 Tanners'. 355 Lacings, boot, shoe, corset, cotton or vegetable fiber. 913 Tannery. 356 Lactic acid. 1 Vegetable. 355 Lactic acid. 1 Vegetable. 356 Lactic acid. 1 Kryolith or cryolite. 1645 Lamb, fresh. 702 Kyanite *. 1645 Lamb skins * 1606 Laboratory instruments, metal. 360 Lame or lahn articles. $325, 1430$ Lac dye * 360 Landscapes, views of United States 1310 Landscapes, views of United States 1310 Lac dye * $3920, 1430$ Landter slides. 226	Plumbers'	355		
Pruning 354 Silk * 1430 Pulp mill 356 Straw 1430 Shee 355 Vegetable fiber * 1430 Sugar beet 355 Wool * 1430 Sugar beet 355 Vegetable fiber * 1430 Table 355 Wool * 1430 Table 355 Vegetable fiber * 1430 Table 355 Vegetable fiber * 1430 Table 355 Lactings, boot, shoe, corset, cotton or vegetable fiber * 913 Tabacco 356 Lactarene 19 1430 Vegetable 355 Lactarene 913 Kryolith or cryolite 1561 Lamb, fresh 702 Kyanite * 1645 Lamb shins * 1606 Laboratory instruments, metal 360 Lame or lahn, metallic 385 Lac grude, seed, button, stick, or shell 1604 Miners' saiety* 1611 Porcelain 212 Lamb skines 1611 Porcelain 513 Landforks 711 Lac spirits * (
Shoe	Pruning	354	Silk *	
Slicing. 355 Vegetable fiber *. 1430 Sugar beet. 355 Wool * 1430 Table. 355 Wool * 1430 Table. 355 Wool * 1430 Tanners' 355 Vegetable fiber *. 1430 Tanners' 355 or vegetable fiber. 913 Tannery. 356 Lactarene. 19 Tobacco. 355 Lahn. 12 Kohlrabi seed. 762 Lakes, color, coal-tar. 28 Kryolith or cryolite. 1561 Lamb, fresh. 702 Kyanite *. 1645 Lame or lahn articles. 385, 1430 Labels, cotton or other vegetable fiber. 913 Crockery ware. 211 Labels, paper. 1306 Lace, crude, seed, button, stick, or 385 Lampblack. 73 Lac dye * 39 Lace getable fiber. 913 Lancewood 403 Lace: 4120 Lame or lahn articles. 913 Land fowls *. 711 Lace dye * 920 1430 Landeowol *. 913	Pulp mill	356		
Sugar beet. 355 Wol *			Tinsel *	
Table355Lacings, boot, shoe, corset, cottonTanners'355or vegetable fiber913Tannery356Lactarene913Tobacco356Lactarene19Tobacco356Lactarene19Kohlrabi seed762Lakes, color, coal-tar28Kryolith or cryolite1561Lamb, fresh702Kyanite *1645Lamb, fresh702Labels, cotton or other vegetablefiber385fiber913Crockery ware211Labels, paper1306Electric229Laboratory instruments, metal360Miners' saiety*1611Lac spirits * (see also Tin bichloride)90Landefiber913Lace:920, 1430Landefiber913Lace:1604Landofin *53Lace:920, 1430Lantern slides226Braids1430Lantern slides226Lardi, compounds, and substitutes703Latch needles343Handkerchiefs *1430Latch needles343Handkerchiefs *1430Laudanum60	Slicing			
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Sugar beet			1450
Tannery356Lactarene19Tobacco356Lactic acid1Vegetable355Lahn. (See Lame.)1Kohlrabi seed762Lakes, color, coal-tar28Kryolith or cryolite1561Lamb fresh702Kyanite *1645Lamb skins *1606Labels, cotton or other vegetable1645Lame or lahn articles385, 1430Labels, paper1306Lame or lahn, metallic385Labels, paper1306Electric229Laboratory instruments, metal360Miners' saiety*1611Lac, crude, seed, button, stick, or shell1604Porcelain212Lac dye *39table fiber913Lac spirits * (see also Tin bichlo- ride)90Lantern slides226Lactis920, 1430Lantern slides226Bed sets, Nottingham9201430Last blocks703Bed sets, Nottingham920, 1430Last blocks404Fabrics920, 1430Last blocks404Fabrics920, 1430Latch needles343Handkerchiefs *1430Latch needles343Handkerchiefs *1430Laudanum60				913
Tobacco356Lactic acid1Vegetable355Lactic acid1Kohlrabi seed762Lahn. (See Lame.)28Kryolith or cryolite1561Lamb, fresh702Kyanite *1645Lamb skins *1606Lame or lahn articles385, 1430Labels, cotton or other vegetable1fiber913Crockery wareLabels, paper1306Lac, crude, seed, button, stick, or1604Lac spirits * (see also Tin bichlorride)39Lace:920, 1430Articles920, 1430Land fowls *53Curtain machines372Curtains920, 1430Handkerchiefs *920, 1430Lat spirits *920, 1430Lat spirits1430Laudanum60				
Vegetable 355 Lahn. (See Lame.)Kohlrabi seed762Lakes, color, coal-tar.28Kryolith or cryolite1561Lakes, color, coal-tar.702Kyanite *.1645Lamb, fresh702Kyanite *.1645Lamb, fresh702Labels, cotton or other vegetable1645Lame or lahn articles385, 1430Labels, paper913Crockery ware71Labels, paper.1306Electric229Labols, seed, button, stick, or shell1604Miners' saiety*1611Lac gye *90Landscapes, views of United States1310Lace:920, 1430Landlin *53Articles920, 1430Landlin *53Bed sets, Nottingham920Lantern slides226Braids1430Lappets (cotton cloth *)906Curtain machines372Lard, compounds, and substitutes703Curtains920, 1430Latch needles343Handkerchiefs *1430Laudanum60				
Kohlrabi seed762Lakes, color, coal-tar.28Kryolith or cryolite1561Lamb, fresh702Kyanite *1645Lamb, fresh702Lamb, fresh1645Lamb skins *1606Lamb skins *1645Lame or lahn articles385, 1430Labels, cotton or other vegetablefiber913Crockery ware211Labels, paper913Crockery ware211Labels, paper1306Electric229Lac, crude, seed, button, stick, or8Miners' saiety*1611Lac dye *39Lace fiber913Lac spirits * (see also Tin bichlor90Lander fowls *131Articles920, 1430Landin *53Bed sets, Nottingham920Landin *53Curtain machines372Land, compounds, and substitutes703Curtains920, 1430Last blocks403Handkerchiefs *1430Latch needles343Handkerchiefs *1430Laths1700Napkins *1430Laudanum60			Lahn. (See Lame.)	
Informit of chyonic16451645Kyanite *1645Lamb skins *1606Labels, cotton or other vegetablefiber			Lakes, color, coal-tar	28
Kyanite *1645Lamb skins *1606L.Lamb skins *1606Labels, cotton or other vegetableLame or lahn articles	Kryolith or cryolite	1561	Lamb, fresh	
L.Lame or lahn, metallic385Labels, cotton or other vegetable fiber.913Lamplack73Labels, paper.1306Lamps:229Laboratory instruments, metal.360Miners' saiety*1611Lac, crude, seed, button, stick, or shell.1604Porcelain212Lac dye *39Lable fiber913Lac spirits * (see also Tin bichlo- ride)90Lancewood403Lace:920, 1430Land fowls *711Articles.920, 1430Lantern slides.226Braids.1430Lard, compounds, and substitutes.703Curtains.920, 1430Last blocks.404Fabrics.920, 1430Latch needles.343Handkerchiefs *1430Laths.1700Napkins *1430Laudanum60	Kyanite *	1645	Lamb skins *	
Labels, cotton or other vegetable fiber.1306Lampblack73Labels, paper.913Crockery ware.211Labels, paper.1306Electric.229Laboratory instruments, metal.360Miners' saiety*1611Lac, crude, seed, button, stick, or shell.1604Porcelain.212Lac dye *.39Lace spirits * (see also Tin bichlo- ride).90Lanewood.403Lace:920, 1430Landscapes, views of United States1310Articles.920, 1430Landern slides.226Braids.1430Lard, compounds, and substitutes.703Curtains920, 1430Last blocks.404Fabrics.920, 1430Latch needles.343Handkerchiefs *.1430Laudanum.60				
Labels, cotton or other vegetable fiber.Lamps: Crockery ware.211Labels, paper.1306Electric.229Laboratory instruments, metal.360Miners' saiety*1611Lac, crude, seed, button, stick, or shell.1604Porcelain.212Lac dye *.39Lamp wicking, cotton or other vege- table fiber.913Lac dye *.90Lancewood.403Lac spirits * (see also Tin bichlo- ride).90Landscapes, views of United States1310Lace:920, 1430Lantern slides.226Braids.1430Lappets (cotton cloth *).906Curtain machines.372Lard, compounds, and substitutes.703Curtains.920, 1430Last blocks.404Fabrics.920, 1430Latch needles.343Handkerchiefs *.1430Laths.1700Napkins *.1430Laudanum.60	1.			
fiber.913 \hat{C} rockery ware.211Labels, paper.1306Electric.229Laboratory instruments, metal.360Miners' saiety*1611Lac, crude, seed, button, stick, or shell.1604Porcelain.212Lac dye *.39table fiber.913Lac spirits * (see also Tin bichlo- ride).90Landscapes, views of United States1310Lace:920, 1430Lander slides.711Articles.920, 1430Lantern slides.226Braids.1430Lappets (cotton cloth *).906Curtain machines.372Lard, compounds, and substitutes.703Curtains.920, 1430Last blocks.404Fabrics.920, 1430Latch needles.343Handkerchiefs *.1430Laths.1700Napkins *.1430Laudanum.60	Tabala action on other worket	ablo		10
Labels, paper.1306Laboratory instruments, metal360Lac, crude, seed, button, stick, or1604Lac dye *1604Lac dye *39Lac spirits * (see also Tin bichlo-1604ride).90Lace:920, 1430Articles.920, 1430Bed sets, Nottingham.920Braids.1430Curtain machines.372Curtains.920, 1430Fabrics.920, 1430Handkerchiefs *920, 1430Last blocks.404Last blocks.404Last blocks.404Last blocks.343Landkerchiefs *				211
Laboratory instruments, metal360Miners' saiety*1611Lac, crude, seed, button, stick, or shell1604Porcelain212Lac dye *39Lamp wicking, cotton or other vege- table fiber913Lac spirits * (see also Tin bichlo- ride)90Landscapes, views of United States1310Lace: Articles920, 1430Land fowls *711Lardscapes, Nottingham920Lantern slides226Braids1430Lappets (cotton cloth *)906Curtain machines372Lard, compounds, and substitutes.703Curtains920, 1430Latch needles404Fabrics920, 1430Latch needles343Handkerchiefs *1430Laudanum60				
Lac, crude, seed, button, stick, or shell.Porcelain.212Lac dye*.1604Lamp wicking, cotton or other vege- table fiber.913Lac spirits * (see also Tin bichlo- ride).90Landscapes, views of United States1310Lace:90Land fowls *.711Articles.920, 1430Lantern slides.226Braids.1430Lappets (cotton cloth *).906Curtains920, 1430Last blocks.403Fabrics.920, 1430Landtern slides.226Mandkerchiefs *.1430Latch needles.343Handkerchiefs *.1430Latch needles.343Handkers *.1430Laudanum.60	Laboratory instruments, metal			
shell1604Lamp wicking, cotton or other vege- table fiber913Lac dye *39table fiber913Lac spirits * (see also Tin bichlo- ride)90Lancewood403Lace:90Landscapes, views of United States1310Lace:920, 1430Lanolin *53Bed sets, Nottingham920Lantern slides226Braids1430Lappets (cotton cloth *)906Curtain machines372Lard, compounds, and substitutes703Curtains920, 1430Latch needles343Handkerchiefs *1430Laths1700Napkins *1430Laudanum60	Lac. crude. seed. button, stick		Porcelain	212
Lac dye*	shell	1604		
Lact spirits(set also Till bichloride)90Lace:91Articles920, 1430Bed sets, Nottingham920Braids1430Curtain machines372Curtains920, 1430Lard, compounds, and substitutesCurtains920, 1430Fabrics920, 1430Handkerchiefs *1430Latch needles343Handkerchiefs *1430Laudanum60	Lac dye*	39		
ride)90Landscapes, views of United States1310Lace:131013101310Articles920, 1430Land fowls *711Bed sets, Nottingham9201430Lanolin *53Braids1430Lappets (cotton cloth *)906Curtain machines372Lard, compounds, and substitutes703Curtains920, 1430Last blocks404Fabrics920, 1430Latch needles343Handkerchiefs *1430Laths1700Napkins *1430Laudanum60	Lac spirits * (see also Tin bic	hlo-	Lancewood	
Articles920, 1430Lanolin *		90	Landscapes, views of United States	
Bed sets, Nottingham920Lantern slides226Braids1430Lappets (cotton cloth *)906Curtain machines372Lard, compounds, and substitutes703Curtains920, 1430Last blocks404Fabrics920, 1430Latch needles343Handkerchiefs *1430Laths1700Napkins *1430Laudanum60	Lace:	020 1420	Land Iowis "	
Braids.1430Lappets (cotton cloth *).906Curtain machines.372Lard, compounds, and substitutes.703Curtains.920, 1430Last blocks.404Fabrics.920, 1430Latch needles.343Handkerchiefs *.1430Laths.1700Napkins *.1430Laudanum.60				
Curtain machines372Lard, compounds, and substitutes.703Curtains920, 1430Last blocks404Fabrics920, 1430Latch needles343Handkerchiefs *1430Laths1700Napkins *1430Laudanum60	Braide	1430		
Curtains. 920, 1430 Last blocks. 404 Fabrics. 920, 1430 Latch needles. 343 Handkerchiefs * 1430 Laths. 1700 Napkins * 1430 Laudanum 60	Curtain machines	372	Lard, compounds, and substitutes.	
Fabrics	Curtains		Last blocks	
Handkerchiefs *	Fabrics	. 920, 1430		
Napkins * 1430 Laudanum 60	Handkerchiefs *	1430		
Nets and nettings	Napkins *	1430		
	Nets and nettings	. 920, 1430	Laurel root	402

Liu vu.	grapn.
Monumental and building	235
Tips	-215
Tips Unmanufactured	1605
Lavender oil	1631
Lawn mowers	372
Layers of plants for fruit stocks	753
Lead-bearing mattes and ores	392
Assay and sampling of	392
Lead:	
Acetate	47
Alloys and combinations, n. s.	
p. f	393
Antimonial	393
Arsenate	47
Articles not plated, n. s. p. f	399
Bars	393
Bullion or base bullion	393
Compounds, n. s. p. f.	47
Dross	393
Glazier's	393
Manufactures	399
	47
Nitrate	
N. s. p. f.*	393
Pencils.	1451
Pigments	74
Pigs	393
Pipe	393
Reclaimed	393
Red	74
Refuse *	393
	47
Resinate	
Scrap.	393
Sheets.	393
Shot.	393
White	74
Wire	393
Leaded zinc oxides	79
Leaders	344
	1452
Leads, pencil or crayon	1402
Leaf:	
Aluminum, bronze, or Dutch	
metal	382
Gold	383
Palm, manufactures	1439
Silver.	384
Tobacco	
	1,002
Leakage of wines, etc., allowance	
for	812
Leather—	
	1491
Bag	1431
Bags	1432
Band.	1606
Baskets	1432
Belts	1432
Belting	1606
Bend	1606
Board 1302	
Board	1606
Boots	1600 1607
$D \ell^* \ell^* \times$	
	1606
Calf, dressed and finished, other	
than shoe leather	1431
Calfskins, dressed and finished,	
for shoe leather *	1606
Card cases	1432

Leather—Continued.	Paragraph.
Case	1431
Chamois skins	1431
Cut stock, shoe	1606
Enameled, n. s. p. f	1606
Enameled upholstery	1431
Football	
Gauffre *	
Glove	1431
Gloves	. 1433.1580
Glove tranks	1433
Goat*	
Grain *	1606
Harness	
N. s. p. f	
Japanned *	
Jewel boxes	
Kangaroo*	1431.1606
Kid skin, other than	glove
leather*	1606
Knives for machines	356
Lambskin, n. s. p. f.*	
Manufactures, n. s. p. f.	
Moccasins	
Morocco, skins for	
N. s. p. f.	1606
Parchment, manufacture	
Patent *	
Pianoforte	
Pianoforte-action	
Player-piano-action	
Pocketbooks	
Portfolios.	
Rawhide—	
Manufactures of	
Rope	
Rough*	1606
Saddles and saddlery, e	except
metal parts	1436
N. s. p. f	1606
Satchels.	1432
Seal	1431
Sheep	1431
Sheepskin, n. s. p. f.*	1606
Shoe laces	1606
Shoes	1607
Sole	1606
Soles	
Split *	
Strap	
Upholstery, enameled	
Upper	1606
Vamps. Varnished *	1606
Varnished *	1606
Leatherboard	1302, 1313
Leaves:	1
Althea or marshmallow	, ad-
vanced	35
Althea or marshmallow, o	
Artificial, n. s. p. f	1419
Buchu	
Coca	36
Cocoa * Drugs, advanced	$\begin{array}{cccc} . & 1551 \\ . & 34 \end{array}$
Drugs, auvanced	$ 34 \\ 1567 $
Drugs, crude Gentian	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Herb, for culinary use.	
noro, tor cumary use	119

....

	aragraph.
Marshmallow or althea, a	d-
vanced	35
Marshmanow or althea, crud	e. 1902
Natural, treated, etc	1419
Ornamental	
Ledger paper	
Leeches	1608
Lees. wine	9
Lemonade	807
Lemon-grass oil	1631
Lemon-	
Box shooks *	
Juice	
Oil	
Peel	
Lemons.	743
Boxes or barrels containing	406
Lenses:	
Glass and pebble	226
Photographic and projectio	n,
and frames, etc	228
Lentils. Letter-copying books *	
Letter-copying books *	1310
Letter paper	1307
Leuco-compounds.	
Lever clock movements and mar	k-
ings * Lever machine laces *	367, 368
Lever machine laces *	1430
Levulose.	504
Levulose. Libraries of persons from foreig	gn
countries	1931
Library of Congress, books, etc	2.,
for.	1527
Library. (See "Library of Co gress" and "Institutions.")	n-
gress and "Institutions.")	
Lichens, drugs:	0.4
Advanced	
Crude	1567
Licorice:	48
Extracts	
Root. Lifeboats.	
Life-saving apparatus.	
Lights, night Lignaloe oil	
Lignum vitæ	10.0
Lily bulbs.	
Lily of the valley pips and clump	
Lime:	
Artificial sulphate *	76
Borate	1532
Borate. Chlorinated (chloride of *)	14
('itrate	· · 14
Hydrated	49
IIValateu	49
Juice	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
Juice Nitrogen	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
Juice. Nitrogen. N. s. p. f. Oil	$\begin{array}{cccc} & & 49 \\ . & & 203 \\ . & & 1610 \\ . & & 1541 \\ . & & 203 \\ . & & 1631 \end{array}$
Juice. Nitrogen. N. s. p. f. Oil	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Juice. Nitrogen. N. s. p. f. Oil. Sulphate, artificial *. Limes.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Juice. Nitrogen. N. s. p. f. Oil. Sulphate, artificial *	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Juice. Nitrogen. N. s. p. f. Oil. Sulphate, artificial *. Limes. Boxes or barrels containing. Limestone:	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Juice. Nitrogen. N. s. p. f. Oil. Sulphate, artificial *. Limes. Boxes or barrels containing. Limestone: Crude or crushed.	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Juice. Nitrogen. N. s. p. f. Oil. Sulphate, artificial *. Limes. Boxes or barrels containing. Limestone:	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

	Paragraph.
Linen. (See Flax.)	
Linings:	
Cotton *	908
Flax, hemp, or jute	1009
Fur	1420
Fur. Wool *	108, 1109
Linoleate, cobalt.	29
Lindoum	1020
Linoleum Linotype composition *	1020
Linetype composition "	393
Linotype machines and parts of	1542
Linseed *	760
011	54
Liquor, ammoniacal gas *	1459
Liqueurs. Liquid anhydrous ammonia	802
Liquid anhydrous ammonia	7
Liquids, cleaning or polishin	ng,
n. s. p. f	
Liquors:	
LIU UUIS.	
Coloring for *	20, 99
Spirituous—	0.1.0
Breakage and leakage.	812
Forfeiture	
Minimum duty	811
Literary institutions. (See Inst	ti-
tutions.)	
Litharge	74
Tith compation	
Lithographic: Articles	1000
Booklets, etc	1310
Periodicals	
Plates, engraved	
Prints for institutions	
Prints, printed more than	20
Stones, not engraved	1612
Transfer paper, not printed.	1305
Lithographs	
Lithopone	79
Litmus	
Loadstones.	
Lobsters.	
Lock washers, iron or steel	
Locks, cabinet Locks or latches, pin tumbler	1437
Locks or latches, pin tumbler	or
cylinder Locks, spiral nut, iron or steel	1437
Locks, spiral nut, iron or steel	330
Locomotives, steam	372
Locomotive tires, iron or steel	324
Logs.	1700
Logs. Cabinet wood *	403
Cedar (Spanish), ebony, lan	ce-
wood, etc	403
Drugs, crude	1567
Fir, spruce, cedar, or west	orn
hemlock	
Hewn, sided or squared	1700
Round timber, unmanuf	
tured.	1700
Spars, or for wharves	1700
Logwood	1568
Logwood extract	39
London purple	
Looking-glass plates	
Loom harness	010

	rarag	дгарп
Loops, iron		303
Lozenges, chemicals, etc., in		- 23
Lumber (see also Wood)	403,	1700
Lupines		765
Lupulin		778

М.

Marcaroni	725
Mace, Bombay or wild	779
Oil*	59
Machine:	0.00
Chains, iron or steel	329
Knives.	356
Needles.	$\frac{343}{372}$
Tools and parts	014
Machines and machinery: Adding and typewriting, com-	
bined	372
Agricultural	1504
Belting, vegetable fiber	913
Braiding	372
Cash registers and parts	372
Cream separators, centrifugal.	
372,	1504
Embroidery and shuttles	372
For making lace curtains and	
parts	372
For making nets and nettings	0=0
and parts.	372
Insulating. Jute manufacturing *	372
Jute manufacturing *	$372 \\ 372$
Knitting.	$\frac{372}{372}$
Lace making and parts Lawn mowers.	372
Linotype.	1542
N. s. p. f.	372
Printing presses, machines,	012
etc., for use of blind	1529
Printing presses, n. s. p. f	372
Sand blast.	1542
Sewing, and parts of, n. s. p. f.	372
Shoe	1542
Słudge	1542
Sugar making	1504
Tar and oil spreading	1542
Textile, n. s. p. f.	372
Thrashing (threshing *)	1504 1542
Typesetting Typewriters	1542 1542
Mackerel:	TOIT
Fresh	717
Pickled or salted	719
Madder and extracts *	28
Magazine pistols	366
Magazines, fashion	1306
Magnesia (see also Magnesium):	
Calcined	50
Clay supporters	215
Magnesite:	0.07
Brick.	201
Caustic calcined	204
Crude, grain, dead-burned, etc	204
	201

Magnesium:	ratagiaphe
Alloys	375
Carbonate	50
Chloride	
Manufa et unag of m. g. m. f.	
Manufactures of n. s. p. f	010
Metallic and scrap	375
Oxide, medicinal	
Powder	
Sheets, ribbons, tubing, wi	
	C June for
etc	
Scrap, metallic	
Sulphate	50
Wares, n. s. p. f	375
Mahaleb cherry, stocks, cuttin	
etc.*	
Mahogany boards, deals, logs, etc	2 403
Maize or corn	724
Malacca:	
Furniture made of	407
India, joints	
Malleable iron castings. n. s. p. f	f 327
Malt:	
	722
Barley.	
Extract	805
Sprouts	730
Malted milk	708
Manetti roses, seedlings and cu	nt-
tings	
	•• • • • • •
Manganese:	
Borate. resinate, and sulphat	te. 51
Boron	000
Compounds and salts	
Ferro	
Metal	302
Ore or concentrates	302
Oxide*	302
Silicon	302
Steel	
Manganiferous iron ore	
Mangelwurzel seed	
Mangling rolls	1445
Mangrove:	
Bark	1568
Extract	
Manicure knives	
Manifold paper	1307
Manila:	
Binding twine	1201
Cables and cordage	
Fiber	1582
Manila hemp, braids, etc., for ma	k-
ing hats	1406
ing hats	
Advanced	35
Crude	
Mannite	504
Mannose	
Mantels, tile	
Mantle rag coren	
Mantle, gas, scrap	94
Mantles:	
Gas, kerosene, or alcohol	
N. s. p. f	1435
Slate	

N

0	A	-
5	4	\mathbf{i}
\sim	-	\sim

fanufactured-	Paragraph.
Abrasives, n. s. p. f.	
Articles, H. S. J. L.	1415
Articles, unenumerated	or n.
s. p. f	1459, 1460
Darytes ore	69
Building stone	235
Burrstones	234
Clay Cork, artificial	207
Cork artificial	1/19
Cotton waste	1412
Cotton waste	901
Earths	207
Eelgrass.	1442
Emery	1415
Feathers	1419
Insulating materials	1439
Moss.	
Pumice stone	206
Rotton	200
Rattan	407
Sea grass	1442
Seaweeds.	1442
Tobacco	603
Waste, cotton	901
Manufactures:	
Amber	1438
Asbestos	1401
Rigguo waya	1401
Bisque ware.	212
Bladders.	1438
Bone	
Catgut	1434
Cattle hair	1426
Chalk	20
Chemical stoneware	212
Chinassan	OTO
Chinaware	1/20
Chip. Cork bark or artificial cor	
Ouk Dark of artificial cor	K 1412
Cotton	921
Cotton:	
Pile fabrics	910
Table damask	911
Earthenware	211, 214
Emery	···· 1415
Flax,* etc	1021
Fox skins, silver and blac	k 1420
Erouch challe	209
French chalk	209
Fur	1420
Gelatin	
Glass	230
Glue	42
Grass	1439
Gut	
Gutta-percha	
Hair felt	
Horn	1439
Horgo hojy	1426
Horse hair.	1404
Human hair	
India rubber	
Isinglass	42
Ivory	1440
Leather	1432
Material for buttons	
Mica	
Mother-of-pearl.	
Dolm loof	1440
Palm leaf.	
Paper.	
Papier-mâché	
Parchment	1432
Parian ware	
	ſ

Manufactures—Continued.	Paragraph.
Paste	230
Pile fabrics—	
Cotton	910
Vegetable fiber	1012
Wool	1110
Wool. Plaster of Paris	1440
Deveoloir	1440
Porcelain	212
Pulp	
Pumice stone	206
Quills. Ramie hat braids	1439
Ramie hat braids	1404
Rawhide	1432
Rawhide	1404
Gille and f	1440
Silk, n. s. p. f.	1211
Slate	237
Sponges	1447
Steatite or soapstone	209
Stoneware 210	211 212
Straw.	1439
Table damask—	••• II00
	077
Cotton	911
Vegetable fiber	1013
Talc	209
Vegetable fiber—	
N. s. p. f	1021
Pile fabrics	1012
Table damask	
Vocotable interve	1440
Vegetable ivory	1440
Wax.	1438
Weeds	
Whalebone	1439
Wood	410
Wool—	
N. s. p. f	
Pile fabrics	1110
	1509
Janures.	1583
Manuscripts, n. s. p. f	1614
Maple:	
Japanese	
Sirup	503
Sugar	503
Japs:	
Bound or unbound	1310
For institutions	1530
For man of United States	1090
For use of United States	
Library of Congress	1527
N. s. p. f *	1310
N. s. p. f [*] 20 years old	1528
faraschino cherries	737
farble:	
And manufactures	232 233
Works of art	
farbles, toy	1414
farine coral, uncut	1558
farkings:	
Bottles, thermostatic	1455
Carafes, thermostatic	1455
Clock movements	367 368
Cutlery	354 355
DontaLingtumonta	250
Dental instruments Dials, clock and watch	
Diais, clock and watch	307,368
Dyes, packages containing	28
Jugs, thermostatic	1455
Knives	354,355
Laboratory instruments	360
Nippers	
ATTP DULNESSESSESSESSESSESSESSESSESSESSESSESSESS	00T

Markings-Continued. Para	graph.
Philosophical instruments	300
Pincers	36]
Pliers	363
Razors	358
Scientific instruments	360
Scissors	357
Shears	357
Surgical instruments	359
Thermostatic containers	145
Watch movements	367
Marmalades.	748
Marrons.	1546
Marrow, crude	1613
Marshmallow root, leaves, and	
flowers:	3,
Advanced	<u> </u>
Crude.	1502
Masks, paper, pulp, or papier-	1303
mâché	-1303 -1303
Masse, filter	-1503 -1694
Master records.	-1094 -1313
Mat, stereotype-matrix	-1313 -1428
Match boxes, metal	-1420
Matches. Importation, white phosphorus	TTT
prohibited	1417
Maté:	
Advanced	35
Crude	1502
Mathematical instruments, metal.	360
Matrices, metal, for sound records.	1694
Mats (see also Matting):	
Bath *	910
China straw	1022
Cocoa fiber	-1023
Corticine	1020
Cotton, flax, hemp, and jute	-1022
Dogskin	1420
Goatskin	142(
India straw	1022
Japan straw	1022
Linoleum	1020
Oilcloth, floor	1020
Rattan	1023
Straw.	1022
Vegetable fiber.	1022
Wool, n. s. p. f Matte:	1117
	1508
Copper (see also Regulus)	$-1000 \\ -392$
Lead-bearing.	-392
· Nickel	-1634
Matting:	1001
Cocoa fiber	1023
Cotton, flax, hemp, or jute	1022
Rattan	1023
Straw, China, Japan, or India.	1022
Vegetable substances *	1022
Mazzard cherry, stocks, cuttings,	
etc. *	753
Meal:	
Bone	1526
Corn	724
Oat	726
Oil cake	1629
Rice	727
Rye	728
Measurers, time	386

Meat.	graph.
Coconut—	1626
Not shredded, etc.*	756
Shredded, etc	721
Crab	
Extract	1 706
Fresh, prepared, preserved,	1,100
n. s. p. f	706
Goat	702
Inspection of	706
N. s. p. f	706
Reindeer	704
Slicing cutters	356
Venison and other game	704
With vegetables	773
Mechanisms:	
For measuring flowage of	
water, gas, electricity, etc	368
For regulating speed of arbors,	
drums, disks	368
Time-measuring, and cases	368
Medals as trophies	1617
Medicinal-	2.0
Chemicals in small packages	23
Preparations	
Alcoholic	24
Mercurial	17
X. s. p. f.	5
Substances in capsules, tab-	23
lets, troches, etc	$\frac{25}{28}$
Medicinals, coal-tar Meerschaum	1454
Melada and concentrated melada.	501
Melezitose	501
Melibiose.	501
Menhaden oil	53
Menthol	52
Merchandise (see Articles).	04
Mercurial preparations	17
Mesh	
Bags and purses, metal	1428
Metal	1428
Meta-bisulphite, sodium	83
Metacresol	27
Metal-	
Alloys (see Alloys).	
Antimony	376
Articles or wares, n. s. p. f	399
Babbitt.	393
Bell, broken	1519
Britannia *	393
Bronze in leaf	382
Buttons.	349
Cerium Chrome or chromium	302
Come	$\frac{302}{1553}$
Coins. Composition, copper, chief	1000
value	1555
value Containers, tea *	1682
Dutch—	100m
Clippings	1533
Leaf	382
Leaf. Electrotype *	393
Iron, cast or malleable	306
Manganese	302
Matrices, for sound records	1694
Manufactures, n. s. p. f	399
Muntz or vellow	381

.....

3	4	7
---	---	---

	aragraph.
Pens Pewter, old *	351 393
Pins. Plates, with layers of oth	350
metal	309
Sheets— Decorated or coated *	309
With layers of other meta	
Silicon	302
Stereotype *. Tantalum	393 302
Thermostatic	
Threads, and articles of	385, 1430
Type Yellow—	393
Bolts	381
Piston rods	381
Shafting	381 381
Sheets	381
Wolfram *	302
Metallic: Arsenic	379.
Magnesium and scrap	375
Mineral substances, crud	le,
n. s. p. f	$ 1562 \\ 302 $
Molybdenum Tungsten	302
Metallics	382
Metals: Platinum, ores of	1634
Unwrought, n. s. p. f	1054 1562
Metanilic acid	27
Methanol Methylanthracene	4
Methylanthraquinone	27
Methylnaphthalene	1549
Methyl: Alcohol	. 4
Anthranilate	$\frac{1}{28}$
Salicylate	28
Metronomes Mica, and manufactures of	
Microscopes and frames	208
Military ornaments, metal	1428
Milk:	708
Compounds of Condensed or evaporated	708
Fresh	707
Malted. Mixtures of	708 708
Of india rubber*	1594
Powder	708
Sour	
Sugar of *	
Millet seed	
Millinery ornaments:	1419
Feather, etc Metal	
Mill:	
Saws. Shafting, steel *	$\begin{array}{ccc} & 340 \\ & 304 \end{array}$
Millstones	504 234
Mineral:	
Objects in alcohol	$\begin{array}{ccc} & 24 \\ 1633 \end{array}$
Oils Orange	

Mineral—Continued. Par	agraph.
Salts, from mineral waters	1618
Strontium, carbonate and sul-	
phate	1676
Substances—	
Earthy or mineral and	
manufactures	214
Metallic mineral, crude,	
n. s. p. f	1562
Waters	808
Wax, n. s. p. f	1693
Mineralogical specimens for public	
collections. Minerals, crude, n. s. p. f	1668
Minerals, crude, n. s. p. f.	1619
- Miners I	
Appliances, rescue *	1611
Diamonds	1566
Diamonds. Powders, fulminating*	387
Safety lamps *	1611
Mining fuses.	1418
Mirrors:	
Azimuth	228
N. s. p. f	230
Miso	773
Mittens, wool, knit	1114
Mixtures, chemical:	
Alcoholic	24
Bismuth	22
Nitric and sulphuric acids	1501
N. s. p. f. Precious metal, chief value	5
Precious metal, chief value	21
Tin, chief value	90
Titanium, chief value	91
Mixtures:	
Coal-tar	28
Coal-tar distillates and pitches.	1549
Medicinal—	2.1
Alcoholic	24
N. s. p. f.	501
Sugar and water Moccasins, leather, rawhide, or	100
noccasilis, leatiler, rawinde, or	1432
parchment	1432 1620
Mohair. (See Hair, goat, etc.)	1040
Button forms	1409
Molasses.	502
Concrete and concentrated	501
Molds:	001
	1411
Button Goldbeaters'	1581
Gun barrel	304
Hammer	304
Molybdate, calcium	302
Molybdenum:	
Alloys and compounds of	302
Cumulative duty on content.	305
Metallic	302
Ore and concentrates	302
Powder	302
Monazite sand	1621
Monoacetate, glycol	2
Monohydrated sodium carbonate	83
Monumental or building stone	235
Monuments	233
Mop cloths, cotton, n. s. p. f	912
Moquette carpets and rugs *	1117
Moquette carpets and rugs * Morocco leather, skins for *	1606
Morphine (morphia *)	60
Sulphate	60

Para	
Mosaic cubes	232
Moss:	
Crude, n. s. p. f	1622
Drugs-	
Advanced	34
Auvanceu	1567
Crude	
Manufactured or dyed	1442
Peat	1450
	-
Buttons and studs	1411
Manufactures of, n. s. p. f	1440
Unmanufactured	1638
Motion-picture films	1453
Moto-photography film pictures	1453
Motor:	TIOO
	370
Boats and parts of	369
Cycles and parts of	
Mountings, optical instruments	228
Mouthpieces for pipes	1454
Movements:	
Clock	368
Watch	367
Moving-picture films	1453
Mowers	1504
Lawn.	372
Muck bars	303
Mufflers:	000
	918
Cotton.	
Embroidered,* etc	1430
Silk, woven	1209
Mugs:	0 7 7
Crockery ware	211
Porcelain	212
Mules	714
Straying across boundary line.	1506
Mule shoes	333
Multiflora roses, seedlings and cut-	
tings of	752
Mungo	1105
tings of. Mungo. Munjeet and extracts *. Muntz or yellow metal bolts,	28
Munta an relleve motel belta	20
Muntz or yellow metal bolts,	901
sneets, etc	381
Muriate:	-
Ammonia *	7
Potash	1645
Muriatic acid	1501
Mushrooms	766
Mushroom spawn	762
Music:	
For institutions	1530
For the blind	1529
In books or sheets	1310
Twenty years old	1528
Musical:	1020
Instrument—	1443
Cases.	
Strings, gut.	1434
Strings, metal	1443
Instruments and parts	1443
Musk:	
Artificial	28
Grained or in pods	61
Muskets, muzzle-loading	-364
Mustard seeds, ground or prepared.	779
Mutton, fresh	702
Mutton, fresh. Muzzle-loading muskets, shotguns,	1 Cr and
and rifles	364
	101

Myrobalan (myrobolan *):	0.0
Extract	39 753
Plum stocks, cuttings, etc. *	1568
Myrobalans fruit Myrtle, sticks	1703
Myrtie, sticks	1100
Ν.	
Nail files	354
Nail rods	315
Nails	331
Naphtha. Naphthalene (napthalin*):	1633
Naphthalene (napthalin *):	27
Melting 79° or above	1549
Melting below 79° Naphthol*	27, 28
Naphthol, alpha and beta	27, 28
Naphthylamine (naphthylamin*).	27
Naphthylenediamine (naphthyle-	0-
nediamin*)	27
Naphtol. (See Naphthol.)	27
Naphtolsulfoacids and salts of *	41
Naphtylaminsulfoacids and salts of *	27
Napkins:	
Cotton	912
Flax, hemp, or ramie	1014
Lace	1430 751
Narcissus bulbs. Narrow wares. (See Small wares.)	101
Natural history specimens	1668
Neck rufflings	1430
Needle books and cases	343
Needles:	0.40
Crochet.	$\begin{array}{r} 343 \\ 1623 \end{array}$
Darning Embroidery machine	343
Hand-sewing	1623
Knitting	343
Knitting Knitting-machine	343
Latch	343
N. s. p. f	343 1444
Phonograph. Sewing machine	343
Shoe-machine	343
Spring-beard	343
Steel	343
Tape Negatives, photographic film	343
Negatives, photographic film	$1453 \\ 1631$
Neroli oil. Net-making machines	372
Nets or nettings:	
Cotton—	
Gauze	903
Leno-woven	$903 \\ 1006$
Gill of flax, hemp or ramie Head nets *	1430
Human hair	1424
Lace	1430
Lever or-go-through machine *.	1430
Nottingham lace	920
N. s. p. f Otter-trawl fishing	$\begin{array}{r}1430\\1624\end{array}$
Silk*	-1024
Silk* Vegetable fiber*	1430
Wool*	1430
New types	389
Newspapers.	-1625

-

Paragraph.

	graph.
Newsprint paper, standard (see also	1070
Printing paper)	1672
New Zealand hemp binding twine	1521
(see also Hemp) Nickel	$\frac{1521}{390}$
Alloy	390
Anodes	390
Articles, not plated, n. s. p. f.	399
Bar buttons.	349
Bars.	390
(astings Cathodes	390 390
Chromium	302
Cubes	390
Electrodes	390
Grains.	390
Ingots	390
Matte Ore	$\begin{array}{c c}1634\\1634\end{array}$
Oxide	$\frac{1034}{390}$
Pigs	390
Plates	390
Plates, with layers of other	
metal	309
Rods	390
Sheets.	390
Sheets with layers of other metal.	309
Shot.	390
Silver unmanufactured	380
Sheets, strips, rods, and	
wire	380
Steel	305
Strands	390
Strips	390 390
Tubes Tubing	390
Tungsten	302
Vanadium	302
Wire	390
Zirconium	302
Night lights	1417
Nippers.	$\begin{array}{c c} 361 \\ 1667 \end{array}$
Niter cake Nitranilin * (see also Nitroaniline).	27
Nitrate:	
Ammonium (ammonia *)	7
Barium	12
Calcium	1541
Cerium	$\begin{array}{c c} 89\\ 1667 \end{array}$
Cubic* Lead	47
Potassium or saltpeter, crude.	1646
Refined	80
Sodium	1667
Strontium	87
Thorium.	89
Nitrated oils and fats	$\begin{array}{c c} 57\\1501 \end{array}$
Nitric acid Nitrite, amyl*	$\begin{array}{c} 1501\\ 38\end{array}$
Nitrite, amyr [*]	83
Nitroaniline	0
Nitroanthraquinone	27
Nitrobenzaldehyde	27
Nitrobenzene (nitrobenzol*)	27
Nitrobenzol. (See Nitrobenzene.)	1541
Nitrogen, lime	1541

Nitronanhthalana	· 4
Nitronaphthalene	27
Nitrophenol. Nitrophenylenediamine (n i t r o -	27
phenylenediamin *)	27
Nitropicric acid *	27
Nitrosodimethylaniline	27
Nitrotoluene (nitrotoluol *)	27
Nitrotoluol. (See Nitrotoluene.)	
Nitrotoluylenediamine (nitrotolu-	~ -
ylenediamin *) Noils:	27
Flax	1001
Silk exceeding 2 inches in	1001
length	1201
length. Wool.	1105
Nonenumerated articles 1459,	
Noodles.	725
Note paper.	1307
Nottingham lace articles and	920
fabrics Number of silk, ascertainment of	1212
Nursery or greenhouse stock 752	
Nut blanks	330
Nutgalls, or gall nuts	1568
Nutgalls, extracts and decoctions of.	1
Nutlocks, spiral	330
Nut oil *	$779 \\ 54$
Nut oils, n. s. p. f.	1632
Nuts, drugs advanced	34
Nuts, drugs, crude	1567
Nuts:	
Almonds	754
Brazil	$\begin{array}{c} 755 \\ 1546 \end{array}$
Chestnuts	756
Coconuts. Cream or Brazil	755
Edible, n. s. p. f.	759
Filberts	755
Marrons.	1546
N. s. p. f.	1626
Oil-bearing nuts, n. s. p. f	$\frac{1626}{1626}$
Palm and palm-nut kernels Peanuts	757
Pecans.	758
Pickled	759
Pignolia	755
Pistache	755
Tagua	$\frac{1678}{1626}$
Tung. Walnuts	758
Wrought iron or steel	330
Nuts, wrought iron or steel	330
Nux vomica	1627
Oala O.	
Oak.	1568
Bark. Extract	39
Japanese white	403
Oakum.	1628
Oar blocks	404
Oat hulls	730
Oatmeal	726
Oats	$726 \\ 75$
Ochers Ochery earths *	75 75
Octants	228

14137-22-23

Oil

-

	Paragraph.
Coal-tar N. s. p. f	
Oil-bearing nuts, n. s. p. f	1626
Oil-bearing seeds, materials, and nuts.	10 760 16 9 6
Oil cake and oil-cake meal	1620, 1620
Oilcloth:	
Cotton	
Floor	
Mats and rugs Oil-gas tar:	1020
Crude	1549
Distillates	
Pitch	1549
Oil of vitriol	1501
Oil-spreading machines	1542
Oil or oils:	3
Acetone Almond, bitter	1631
Almond, sweet	1632
Amber *	59
Ambergris *	
Aniline (anilin *)	
Animal	53, 1630
Animal, alcoholic Animal, American fisheries	
Animal, sulphonated	
Animal, combinations an	
mixtures, n. s. p. f	58
Anise (or anise seed *)	. 1631
Anthoss *	1631
Anthracene Aspic * (spike lavender oil).	1549 1631
Attar of roses * (otto of roses)	1631
Bean * (sesame).	. 1632
Benzine	. 1633
Bergamot	. 1631
Birch, sweet.	. 28
Birch tar * Bois de rose	. 59
Caieput *	. 1051
Cajeput * Cake and meal	. 730
Camomile *	. 59
Camphor	. 1631
Cananga	. 1631
Caraway Cassia	. 1631 . 1631
Castor	. 54
Castor, sulphonated	. 56
Cedrat * Chamomile *	. 59
Chamomile *	. 59
Chemically treated	. 57
Chinese nut * Chinese tung (nut *)	. 1632 . 1632
Chlorinated	. 1052
Cinnamon	. 1631
Citronella	. 1631
Civet*	. 59
Clove	- 59
Coconut. Cod.	.55. 1630
Cod-liver	1630
Combinations (except essentia	1
or distilled)	58
Combinations containing es	3-
sential or distilled	. 61

l or oils—Continued.	Paragraph.
Cottonseed	55
Creosote	
Croton	
Dead Distilled or essential	1549
Distilled or essential	.59,1631
Alcoholic	24
Eucalyptus Expressed or extracted	59
Expressed or extracted	. 54, 1632
Alcoholic	24
Fennel *	59
Fish, n. s. p. f Fish of American fisheries.	53
Flaxseed	54
Fruit, alcoholic	24
Fruit, nonalcoholic, n. s. p	.f. 40
Fuel	
Fusel	
Gasoline	
Geranium	
Hardened	
Hempseed	
Herring	
Hydrogenated	57
Ichthyol *	5
Japanese tung	1632
Jasmine or jasimine *	1571
Juglandium *	59
Juniper*	59
Kerosene.	
Lavender.	
Leather dressing or stuffing *	
Lemon	
Lemon-grass	1631
Lignaloe	1631
Lime. Linseed	54
Mace*	59
Menhaden	53
Mineral	1633
Mineral, combinations a	nd
mixtures, n. s. p. f	58
Mixtures containing essent	ial
or distilled Mixtures (except essential	61
Mixtures (except essential	oľ
distilled) Naphtha	58
Naphtha.	1633
Neroll.	1031
Nitrated	57
Nut, n. s. p. f	1632
Oleo	701
Olive	54
Olive, unfit for food	1632
Urange	59
Orange flower	1631
Origanum.	. 1631
Otto (attar [*]) of roses	1631
Oxidized	57
Paintings 1	.449, 1704
Palm.	1632
Palmarosa	1631
Palm-kernel	1632
Paraffin	1633
Patchouli.	59
Peanut.	55
Peppermint	59
Perilla	1632

Oil or oils—Continued. Petroleum and petroleum d	Pa r agraph. lis-
tillates	1633
Pettigrain	1631
Poppy-seed	
Rapeseed. Red or oleic acid	54
Red or oleic acid	1
Rendered.* (See Animal oil	ls.)
Rose.	1631
Rosemary	$\dots 1631$
Sandalwood	
Seal. Seeds	53
Seeds	760, 1626
Sesame (sesamum seed *)	1632
Soap-making*	53, 54
Sod	53
Soya-bean.	55
Sperm. Spermaceti	53
Spermacet1	1630
Spike lavender	1631
Sulphonated.	56
Sweet birch	28
Thyme.	1631
Tung, Japanese and Chinese	1632
Turkey red.	56
Valerian*.	
Vegetable, combinations a:	
Mixtures, n. s. p. f	58
Vitriol.	57
Whale	53
Whale, American fisheries	
Wintergreen	
Wire drawing *	53, 54
Ylang ylang	. 1631
Cleic acid.	. 1001
Oleomargarine	709
Oleo oil	
Oleo stearin	
Olive oil	54
Unfit for food	1632
Olives	
Onions	
Onion seed	
Onion-skin paper	1307
Onyx and manufactures	232, 233
Opal enamel tiles and rods	231
Opera glasses and frames	
Opium and derivatives	
Optical glass.	. 227
Optical instruments and frames.	228
Orange:	. 1631
Flower oil.	.1031
Juice, sour.	
Mineral	
Oil. Peel.	-
Wood, sticks of	
Oranges	
Boxes or barrels containing.	
Orchids*	751
Orchids * Orchil or orchil liquid *	1509
Ore or ores: Antimony Barvtes	. 1508
Barytes	. 69
Cerium or cerite	
Chrome or chromic	

	D	
Ore or ores—Continued.	Paragra	iph.
Chromite	T	547
Cobalt	· · · · 1	550
Copper	1	556
Corundum	T	570
Emory	··· 1	
Emery	··· 1	570
Gold	1	634
Iron	1	597
Load bearing	· · · · ·	
Lead-bearing		392
Manganese		302
Manganiferous iron	Т	597
Malachdanum	· · · · 1	
Molybdenum		302
Nickel	1	634
Platinum metals	T	634
Silvon	··· ⊥	
Silver	L	634
Sulphur (pyrites)	1	677
Thorium	1	621
/Tim	··· ⊥	
Tin	••• L	684
Tungsten		302
Zinc-bearing		394
Organzino gillr	• • • 7	
Organzine, silk.	••• 1	203
Oriental carpets and rugs	1	116
Oriental gut and manufactures of	of T.	434
Quice num oil	- T.	
Origantin on	··· 10	631
Origanum oil Orlears and extracts*	$\dots 18$	509
Ornaments		130
Bisque and parian ware	2	212
China, etc		212
Hair.	14	128
Lace	••• 14	130
Metal	14	128
Millinery]	1419 14	128
Stoneware		211
Orpiment *		512
Orthocresol		27
Osier:		
Articles, n. s. p. f	4	107
Basket makers' use	4	107
Braids, etc., for hats	14	06
Europiture	لا له ه	
Furniture	•• 4	07
Osmium	15	96
Osprey feathers, importation p	ro-	
		10
hibited		19
Ossein.		87
Ostrich feathers or plumes	14	19
Otto (attar *) of roses oil	16	31
	•• 10	0T
Outerwear, knit or crocheted:		
Silk	12	08°
Wool	11	14
Oxalate, titanium potassium		91
Oxalic acid	• •	1
Oxide:		
		0
Antimony	• •	8
Cobalt		29
Ethylene		2
Iron, spent	16'	
Toodod	•• TO	
Leaded zinc	(79
Magnesium		50
Manganese *	21	02°
Nichol		
Nickel	36	90
Strontium (strontia *)	8	37
Thorium	9	39
Tip block	100	
Tin, black.		
Uranium	. 169	06
Zinc		79
Oxidized oils and fats		57
Ox shoes	33	13

465

405

1009

727

1637

355

-

Packers' skewers
Packing (see also Containers)—
Box shooks
Boxes, empty
Padding for clothing, flax, hemp,
or jute
Paddy
Pads for horses.
Painters' knives
Paintings:
Definition
Mineral colors.
N. s. p. f
Oil
On glass, for institutions
Original
Water colors 1449
Paints (see also Pigments):
Antiotal

Ρ.

t altitutigo.		
Definition		1704
Mineral colors		1704
N. s. p. f		1449
Oil		
On aloga for institutions	1110,	1701
On glass, for institutions		1707
Original		1704
Original Water colors	1449,	1704
Paints (see also Pigments):		
Artists'		67
Enamel		68
		68
N. s. p. f.		
Theatrical grease		62
Palette knives		355
Palings		1702
Palladium		1596
Palmarosa oil		1631
Palm-kernel oil		1632
		1004
Palm leaf:		
Braids, etc., for hats		1406
Fans. plain		1572
Manufactures of, n. s. p. f.		1439
Natural		1572
Palm:		TOLD
		1626
Nut kernels		
Nuts		1626
Oil		1632
Palms*		751
Pamphlets:		
Foreign language		1529
N. s. p. f.		1310
N. s. p. f. Raised, for the blind		1529
Dente leit*		917
Pants, knit*		917
Paper:		
Abrasive	• = •	1415
Abrasive		1305
Articles, n. s. p. f		1306
Bags		1305
Bands		
Basic, plain	20009	1305
Bible		1304
Bible		
Bibulous		1304
Blotting		1309
Board		1313
Boxes		1313
Wall pockets		1313
Bond		1307
Books and booklets		1310
Boxboard		1302
Boxes.	1309,	1313
Bristol board*	• • •	1302
Fourdrinier		1307
Building		1302
Buttons [*]		1411
Calendars		1306
Calendar plate finished*		1305
Carbon	• • •	1303
Carbon		1304

		graph.
Cardboard Cards	1302	, 1313
Cards		, 1309
Cigar bands		1306
Cigarette (except cork pape	er).	1454
Cigars and cigarettes		605
Cloth-lined		1305
Coated surface Compress leather		1305
Compress leather	1302	, 1313
Condenser		1304
Copying		1304
Cork		1412
Crêpe		1304
Crêpe Cut into designs, etc		1313
Deadening felt		1302
Deadening felt Decalcomania—		
Duplex		1635
Simplex		1305
Decalcomanias-		
In ceramic colors		1306
All other, except toy		1306
Decorated		1305
Decorated Drawing		1307
Embossed 1	1307,	1313
Emery*		1415
Envelopes		1308
Flock coated		1305
Filtering		1309
Flaps		1306
Gelatin coated		1305
Grease-proof		1305
Gummed		1305
Handmade		1307
Hanging		1309
India		1304
India. Jacquard designs		1309
Japan, and imitation japan.		1307
Labels. Leather board1		1306
Leather board 1	302,	1313
Ledger		1307
Letter-copying books*		1307
Letter-copying books*		1310
Machine, handmade		1307
Manifold. Manufactures of, n. s. p. f		1307
Manufactures of, n. s. p. f		1313
Marbleized *		1305
Masks		1303
Metal coated		1305
Mill knives		356
Newsprint		1672
Note		1307
N. s. p. f 1	304,	1309
Old		165
Onionskin and imitation		1307
Paper stock, crude		1651
Paraffin		1305
Parchment, vegetable and in	ni-	
tation		1305
Pencils		1451
Photographic	• •	1305
Pictures		1306
Placards		1306
Plain basic		1305
Pottery		1304
Press and pressboards		1313
Printed surface		1305
Printed matter, n. s. p. f		1310
Printing		1301

Paper—Continued	Parag	raph.
Paper—Continued. Pulpboard	1302.	1313
Record	,	1307
Reinforced		1305
Roofing		1302
Ruled		1309
Sensitized		1305
Sheathing felt		1302
Stereotype		1304
Matrix, mat or board.		1313
Stock, crude		1651
Surface-coated		1305
Tablet		1307
Test or container boards		1313
Tissue		1304
Transfer, wet		1305
Transparent		1305
Twine, for binding wool *.		1313
Typewriter		1307
Wallboard		1302
Wall pockets		1313
Waste		1351
Wax	1005	1305
Wrapping.	1305,	1309
Writing	• • • •	1307
Papier-mâché:		
DOX68	1305,	
Buttons*		1411
Manufactures of, n. s. p. f		1303
Masks.		1303
Wall pockets		1313
Paprika. Paracetaldehyde		119
Paracetaldenyde		$\frac{z}{27}$
Paracresol		1633
Paraffin		1033 1633
Oil		$1055 \\ 1305$
Paper Paraformaldehyde		41
Paranitranilin * (nitranilina)		27
Paranitranilin * (nitroaniline). Parasols.		1456
Ribs and stretchers for		342
Sticks for		1456
Wood for sticks		1703
Parchment		1636
Manufactures of, n. s. p. f		1432
Paper		1305
Parian:		
Ware, and manufactures		212
Works of art	1706.	
Paris:	,	
Green		64
White		20
Parsley seed		762
Parsnin seed		762
Partridge, sticks of		1703
Deste or postos:		
Paste or pastes: Alimentary		725
Figh		721
Fish Indigo *		$\frac{121}{28}$
Manufactures of (glass), n.s	.p.f.	
manufactures of (grass), inc	. 230.	1428
Meat		773
Nut and kernel, n. s. p. f.		759
Theatrical grease *		62
Toilet		62
Tomato		770
Vegetable		773

Paragra	ph.
	704
N. s. p. f 14	149
Patchouli oil	59
Patent: Alum*	6
Barley 5	722
	506
Tartar *	9
Patnarice 16	353
Paving:	= 0 =
	7 01 232
	252 745
	760
Peanut oil	55
Peanuts	757
Pearl:	-00
	722 403
	±03
	410
Hardening *	76
Mother-of-, unmanufactured 16	3 38
Pearls: Imitation 14	(00
Imitation	429 429
	429
	429
Synthetic * 14	429
Pears	745
Pear trees, seedlings, layers, and	753
	767
Pease seed *	767
Peat moss. 14	450
Pebble:	~~~
,	535
	226 758
	739
	201
Pen-and-ink drawings 1449, 17	704
Pencil:	
	352 452
Leads 14 Pencils:	102
	407
I and 14	451
Mechanical—	457
	451 352
Not metal 14	451
	451
Slate 14	451
southing out the out of the second seco	451
	451 352
1 United to write part to be the test	354
Pens:	
Fountain, and parts	353
Gold	352
All Obtaining, and or prostored	351
THE WHICH HAR OF THE OTHER THE OTHER	351 353
Noviographic de la companya de	555 751
I COILY DUILDS	779
Pepper	59

INDEX.

Para Pepper seed	graph. 762
Perchlorate:	102
Ammonium (ammonia *)	7
Potassium. Percussion caps	1418
Perennials, herbaceous	751
Perfume materials	$\begin{array}{c} 61 \\ 62 \end{array}$
Perfumery Perilla oil	1632
Perilla seed	1626
Periodicals: Definition	1625
Lithographic.	1020 1306
N. s. p. f	1625
Permanganate, potassium Persian berries, extract	80 39
Personal effects:	00
Accompanying passengers, not	1005
for sale. Citizens dying abroad	$1695 \\ 1639$
Peru balsam	1055
Petroleum oil and distillates	1633
Pettigrain oil Pewter:	1631
Manufactures	399
Metal, old *	393
Phenol	$\frac{27}{28}$
Phenolphthalein	28
Phenylacetaldehyde	28
Phenylenediamine (phenylenedia- min *)	27
min *) Phenylethyl alcohol	28
Phenylglycine Phenylglycineortho-c a r b o x y l i c	27
acid	27
Phenylhydrazine	27
Phenylnaphthylamine (phenyl-	27
naphthylamin *). Philosophical apparatus	1705
Philosophical institutions. (See	
Institutions.) Phonograph-record albums	1311
Phonographs and parts	1444
Phosphate:	7
Ammonium (ammonia *) Sodium	83
Phosphates, crude	1640
Phosphoric acid and anhydride Phosphorus.	$\frac{1}{65}$
Phosphorus. Photoengraved plates.	341
Photograph albums	1311
Photographic: Cameras and parts of, n. s. p. f.	1453
Chemicals	28
Films. 1453,	$\frac{1514}{228}$
Lenses and frames Paper	1305
Pictures	1705
Plates	1514
Bound or unbound	1528
For exhibition	1705
For institutions. For use of United States or Li-	1530
brary of Congress	1527
N. s. p. f.	1310
20 years old	1528

	igraph.
Photogravure plates	341
Phthalic acid and anhydride	27
Phthalimide	27
Pianoforte:	
Action, leather	1431
Actions and parts	1443
Leather.	1431
Pichurim beans	1534
	1702
Pickets	
Pickled fruits	749
Pickled nuts	759
Pickles*	773
Picric acid	28
Pictorial paintings on glass for in-	
stitutions	1707
stitutions Picture books * 1310	. 1414
Pictures:	,
Motion	1453
Paper	1306
Photographic, for exhibition.	1705
Die Impiree	355
Pie knives.	
Piercing saws	340
Pigeons, fancy and racing	1641
Pigments:	
Artists'	67
Barium sulphate, precipitated	69
Barytes, ground	69
Bone black	71
Black, n. s. p. f	73
Blanc fixe	69
Blue	70
Calcium sulphate, precipitated	76
	72
Chrome Gas black	73
	75
Iron-oxide and hydroxide	
Lampblack Lead, n. s. p. f	73
Lead, n. s. p. I	74
Leaded zinc oxide	79
Litharge	
Lithopone	79
N. s. p. f	68
Ocher	75
Orange mineral	74
Red lead	74
Satin white	76
Sienna	75
Silica	207
Ultramarine blue	70
Umber	75
Vermilion red.	78
	70
White, containing lead *	74
White lead White, containing zinc *	74
white, containing zinc *	79
White sulphide of zinc *	79
Zinc oxide	79
Pignolia nuts.	755
I IV OF DIVS.	
Copper	1556
· lron	301
Lead	393
Nickel	390
Tin 1684,	
Zinc	395
Pile fabrics:	000
	910
Cotton Flax, hemp, or ramie *	$\frac{910}{1012}$
Silk.	
NIIR	1400

Pile fabrics—Continued. Par	agraph.
Vegetable fiber, not cotton	1012
Wool	1110
Pillowcases:	
Cotton	912
Flax, hemp, or ramie	1014
Pillow shams:	0.00
Nottingham lace	920
Lace.	1430
Pill tiles.	212
Pills, chemicals, etc., in	23
Pimento:	770
Allspice	779
Wood, sticks of	
Pimientos, prepared or preserved.	779
Pincers.	$361 \\ 746$
Pineapples Pins:	/40
	1428
Jewelry	
Metal	
Tuning Pipe:	1440
Bowls	1454
Cast-iron	
Lead	
Pipes:	000
Copper *	381
Iron or steel	328
Pitch	
Smokers'	1454
Pips, lily of the valley	751
Pistache nuts	755
Pistols	000
Piston rods, Muntz or yellow metal.	
Pitch:	.,
Blast-furnace tar	1549
Burgundy	
Coal-tar.	
Oil-gas tar	1549
Pipes	-1443
Water-gas tar	1549
Wood	1681
Pit saws	340
Placards, paper	1306
Plain basic paper	1305
Plaits, straw, chip, grass, etc	1406
Planing-machine knives	356
Planking, ship *	410
Planks:	
Cork, artificial	1412
Cabinet wood	403
Wood	1700
Plano glasses	226
Planters	1504
Planting material for Department	1040
of Agriculture	1642
Plants:	750
Deciduous and evergreen	752
For Botanical Garden	1642
For Department of Agriculture	1642
Fruit	753
Greenhouse	752
Natural, chemically treated,	1419
etc., n. s. p. f	752
Nursery stock	752
Rose	1682
Tea	1002

Plaques: E	Paragraph.
Earthen ware	211
Porcelain	212
Plaster of Paris:	
Crude*	205
Manufactures of, n. s. p. f	1440
Plaster rock or gypsum	205
Crude	1643
Plasters:	
Court	66
Healing or curative	66
Plateaux, fur	1427
Plate:	
Boiler, iron or steel	307
Iron or steel	307
Definition	
Glass	221 - 224
Cast polished 222	, 223, 224
Bent, ground, obscured	224
Containing wire ne	et-
ting	221, 222
ting Fluted, ribbed, rolle	d,
rough Looking glass plates	221
Looking glass plates	223
Silvered	223, 224
Unsilvered	222, 224
Material, storage battery	320
Scrap tin	
Plates:	
Aluminum	
Brass	381
Carbon *	
Cast-iron	327
Cement, hydraulic	
Circular saw	304
Copper—	
Engravers'	. 381
Not manufactured ar	
n. s. p. f	1556
With layers of other met	tal 309
Clock.	367, 368
Dial *	367, 368
Dog-skin.	1420
Electrotype	341
Engraved—	0.47
For printing	341
Steel	341
Engraver's copper	
Fur	1420 1420
Goat-skin	1420 227
Glass, optical* Halftone	$ \begin{array}{ccc} & 227 \\ & 341 \end{array} $
Iron or steel. (See Iron (steel.)	01
	2/1
Lithographic Looking-glass	222 220
Metal, with layers of oth	220, 200 or
metal	
Mica	
Nickel.	
With layers of other met	
Photoengraved	2/1
Photoengraved Photographic, dry 14	453 1514
Photogravuro	$\frac{100}{100}, \frac{1014}{341}$
Photogravure Platinum	
Steel. (See Steel.)	1011
Railway fish	322

Plates—Continued.	Paragraph.
Saw *	
Circular	
Stereotype	
Storage battery	320
Stove Tagger's tin	327
Tagger's tin	310
Terne	310
Tie, iron or steel	322
Tin	310
Watch	. 367, 368
Platinum:	
Apparatus for chemical use	s*. 360
Articles or wares	
Bars	1644
Chemical compounds, m	nix-
tures, and salts Combinations with iridiu	ım,
etc	
Ingots	1644
Metals, ores of	1634
Plates	
Scrap	
Sheets	1644
Spongo	1644
Sponge Unmanufactured	1644
Wire *	399
Wire *	··· 099
Player-piano-action, leather	1431
Playing cards.	1312
Pliers.	361
Plows.	1504
Plumbago	213
Plumbers' knives	355
Plumes.	1419
Plum seedlings, layers, and o	eut-
tings	753
Plums	747
Plush:	
Cotton	910
Definition	1206
Hatter's	1206
Ribbons—	
Cotton	910
Silk	1206
Silk	1206
Silk Wool *	1110
Pocketbooks, leather or par	ch-
ment	1432
Pocket knives	354
Points, steel	332
Poker chips.	1413
Poles:	1110
Electric-light	1701
Hoon *	1701
Hoop *	410
Polograph tolophone	410
Telegraph, telephone, a	and
trolley	1701
Polishing—	010
Cloths, cotton, plain	912
Creams, powders, and prepa	ara-
tions	13
Pomades	62
Pomelos*	743
Boxes or barrels for	406
Pontianak	1594
Pool balls	1413
Poppy seed	760
Oil	54

A UI UUIUAII ·	Paragraph.
Ware	212
Works of art.	
Porch blinds	
Pork	
Portfolios, leather or parchment	
Portland cement:	
Hydraulic	1543
White, nonstaining	205
Positives, photographic films	1453
Postage:	1311
Stamp albums Stamps, foreign	
Post-card albums.	
Post cards	
Foreign	
Posts:	
Iron or steel	312
Paving.	1701
Fence, wood *	404
Paving. Fence, wood * Wood Potassa, tartrate of *	···· 404 ··· 9
Potassium or potash:	••• J
Alloys *	1562
Alum.	
Aluminum sulphate	6
Antimony tartrate	8
Bichromate * (dichromate).	80
Bichromate π (dichromate).	80
Bitartrate	
Bromide Carbonate	
Caustic.	80
Chlorate.	
Chloride	
Chromate	80
Crude salts, n. s. p. f	1645
Cyanide. Dichromate (bichromate *).	1565
Ferricyanide	80 80
Ferrocyanide	
Hydrate *	80
Hydrate *. Hydriodate *	80
Hydroxide	80
Iodate *	5
Iodide.	80
Metal *	$ \dots 1562 \\ \dots 1645 $
Muriate Nitrate—	1040
Crude	1646
Refined	80
Perchlorate	80
Permanganate	80
Prussiate, red and yellow	80
Salts, crude, n. s. p. f	1645
Sodium tartrate	$ \dots $
Titanium oxalate	91
Potatoes.	
Potato:	
Flour	769
Starch Pots, carbon, porous *	85
Pots, carbon, porous *	216
Pottery	0, 211, 212
Paper. Works of art.	1304
Pouches, tobacco	1454
	1101

Poultry: Par	agraph.)
Dead	712
Lave.	711
Powder or powders:	
Aluminum	382
Bleaching. Bronze.	$\frac{14}{382}$
Cases, metal	1428
Uleaning	13
Cream	708
Curry	1563
Fulminating	$\frac{387}{1585}$
Ink, coal-tar	28
Ink, n. s. p. f	44
In medicinal doses	23
Magnesium	375
Milk. Molybdenum	708 302
Polishing	13
Soap, n. s. p. f	82
Sporting	1585
Tin Toilot	382
Toilet. Tungsten	$\frac{62}{302}$
Powdered foil	382
Precious-stone settings	1428
Precious stones and imitations of	1429
Preparations:	
Alcoholic.	24
Anatomical Bismuth	$\frac{1665}{22}$
Chemical, n. s. p. f	5
Cleaning *	13
00al-tar "	21,28
Coloring, n. s. p. f	39
Dyeing. Macaroni *	$\begin{array}{c} 39 \\ 725 \end{array}$
Medicinal, n. s. p. f	5
Mercurial	17
Opium Philosophical *	60
Philosophical *	$\begin{array}{c} 360 \\ 13 \end{array}$
Polishing * Scientific *	360
Staining, n. s. p. f.	39
Tanning, n. s. p. f	39
Toilet. Vermicelli *	62
Vermicelli * Press:	725
Boards	1313
Cloth—	
Camel's hair *	1426
Hair	$\begin{array}{c} 1426 \\ 1313 \end{array}$
Paper Presses, printing	$\frac{1313}{372}$
For the blind	1529
Printed matter:	
Coated paper, not lithographic	1305
N. s. p. f.	1310
Printing: Paper—	
. N. s. p. f	1301
Standard newsprint	1672
Presses—	1500
For the blind	$\begin{array}{c c}1529\\372\end{array}$
N. s. p. f	014

Parag	ranh
Print blocks or rollers, metal Prints:	396
Lithographic.	1310
r or mistricutions	1530
Motion picture Prizes	1453
Prizes Professional:	1617
Artists, works of 1704,	1705
Books, etc., immigrants'	1647
Prohibited importations, meat un-	
fit for food	706
Projection lenses and frames	228
Proof of spirits: Ascertainment	810
Basis of duty	811
Properties, theatrical	1647
Propylene chlorohydrin, dichlor-	
ide, and glycol. Protoxide of strontian *	2
Protoxide of strontian *	87
Prune juice or wine Prunes and prunelles	806 747
Pruning knives.	354
Pruning shears	357
Prussian blue *	70
Prussiate:	0.0
Potash, red and yellow	80
Soda, yellow Prussic acid *	83 1
Publications:	Т
Gratuitous	1528
Institutional	1528
Public documents, foreign gov-	1500
ernments	$\frac{1528}{733}$
Puddings. Vegetable, meat, or fish	773
TD 1	
Beet, dried Manufactures of, n. s. p. f	730
Manufactures of, n. s. p. f	1303
Masks Mill knives	$\frac{1303}{356}$
	1651
Rag Shoe buttons *	1411
Wood, chemical and mechan-	
ically ground Export restrictions 401,	1616
Export restrictions 401,	1301
Woods*	1313
Pulpits	1674
Pulu	1648
Pumice stone and manufactures	206
Purple, London	64
Purses, mesh Putty	1428
Pyrethrum:	20
Advanced	35
Crude	1502
Pyridine (pyridin *)	1549
Pyrites. Burnt, dross or residuum from.	$1677 \\ 1597$
	1097
Pyrogallic acid Pyroligneous acid * (acetic acid)	1
Purovulin	
Compounds	31
Liquid solutions	$\frac{30}{31}$
Manufactures	01

()	
6 P.	
w.	

Paragraph.

Quarantine, animals in	1506
Quarry tiles or quarries	202
Quartzite	1675
Quebracho:	
Extract	39
Wood	1568
Quicksilver:	
And containers	386
Flasks or bottles, exported and	
returned.	1514
returned Vermilion reds containing	78
Quillings, lace	1430
Quills.	1419
Manufactures of, n. s. p. f	1439
Quilts:	
Cotton	912
Down	1419
Quinaldine	27
Quinces *	749
Quince seedlings, layers, and cut-	
tings.	753
Quinine (quinia *)	
Barks	1518
Sulphate	1649
Sulphate Quinoline (quinolin *)	27
Quoits *	399
	000

R.

Kabbit	
Fur hats	1427
Skins*	1666
Rackets	1402
Radioactive substitutes	1650
Radish seed	762
Radish seed. Radium and salts of	1650
Raffinose.	504
Rag pulp	1651
Rags:	1001
For paper stock	1651
N. s. p. f. *	1651
N. s. p. f. *	0 091
Wool	1105
Rail braces.	322
Railroad ties.	1701
Rails, iron or steel	322
Railway—	044
Bars.	322
Fishnlatos	$\frac{322}{322}$
Fishplates. Tires and parts.	$\frac{322}{324}$
Whoolg and parts	
Wheels and parts	324
Raisins	742
Ramie:	
Cords.	1004
Fabric, woven 1009,	1010
Fish nets	1006
Gill nettings	1006
Handkerchiefs*	1016
Hat braids and manufactures.	1404
Hose, hydraulic *	1007
Manufactures *	1021
Nets and nettings, fishing	1006
Roving	1002
Seines	1006
Sliver	1002

			agraph
	Small wares *		1018
	Threads Twines		1004 1004
	Webs		100
	Yarns		1004
	Rapeseed		1626
	Oil		54 362
	Rasps Ratafia		802
	Rattan		407
	Articles, n. s. p. f		407
	Chair cane * Furniture	• • •	407
	Hat braids and manufactur		1406
	Matting and mats		1023
	Split or partially manuf		407
	tured Sticks		1703
	Raw articles, unenumerated		1459
	Rawhide:		
	Manufactures of, n. s. p. f		1432
	Rope Razors and blades	• •	$1588 \\ 358$
	Ready-made clothing. (See We		0.00
	ing apparel.)		1504
	Reapers. Record paper	• •	$1504 \\ 1307$
	Records, master, and metal m		1007
	trices of		1694
	Red—		1700
	Cedar * Chalk.	• •	1700 20
ŀ	Indian*	• •	75
	Lead	• •	74
	Oil or oleic acid		$\frac{1}{779}$
	Pepper. Prussiate of potash		80
	Venetian *	• •	75
	Vermilion, containing quic silver	k-	78
	Vermilion, not containi	ng	10
	quicksilver*		74
	Reed chair cane*		407
	Reed furniture	• •	407
	Reeds:		407
	Manufactured Unmanufactured *	•••	1703
	Reels, fishing		344
	Reels, fishing Regalia and gems, for religiou	ls,	
	etc., purposes Registers, cash	• •	$\frac{1673}{372}$
	Regulations by Secretary of the		372
	Treasury:		
	Animals for breeding purpose	s.	1506
	Articles exported and returne Books, maps, etc., for societi	\mathbf{d}^{-1}	1514
	and institutions	es	1530
	Enforcement of Schedule 8.		814
	Olive oil rendered unfit for for	bd	1632
	Regalia for societies, etc Theatrical scenery, etc., no	••	1673
	for sale		1647
	for sale Wool and hair duties	• •	1104
	Works of art		1707

3	5	9
---	---	---

Regulus:	Paragraph. []
Antimony	376
Copper	1556
Reindeer meat Religious—	704
Devotional articles	1446
Institutions. (See Institutio	ns.)
Rendered oils. (See Oils.) Rennet (rennets*)	1652
Rennet (rennets*) Replicas and reproductions	of
works of art Rescue appliances, miners'*	1449, 1704
Rescue appliances, miners'*	1611
Residuum from burnt pyrites Resin and resins (see also Gum s	
gum resin):	anu
Gum	1584
N. s. p. f	
Synthetic phenolic	28
Manufactures of	1441
Resinate, lead	47
Resinlike products	28
Resorcinol (resorcin*):	28
Medicinal Not medicinal	
Retorts, gas	
Retorts, platinum for chem	
use*	3 60
use *	1671
Rhamnose	504
Rhodinol	
Rhodium	
Chemical compounds and sa	lts. 21
Combinations with plating	1500
etc Ribbons:	1990
Artificial horsehair	1213
Artificial silk *	1213
Bullion	
Cotton *	913
Cotton velvet or plush	$\begin{array}{c c} 910\\ 385 \end{array}$
Lame or lahn	
Magnesium	
Plush—	
Cotton	
Silk	
Silk.	
Silk velvet or plush	
Tinsel wire Vegetable fiber *	1015
Velvet-	
Cotton	910
Silk	1206
Wool *	
Ribose	
Ribs for umbrellas and parasols	342
Rice	$\begin{array}{c c} 727, 1653 \\ h \dots & 727 \end{array}$
Bran, flour, meal, and polis	
Broken, milled, and paddy Patna, cleaned for use in	
manufacture of canned for	
Wine	804
Ricinoleic acid * (see also Aliza	arin []
assistant)	50
Rifle barrels	365
Rifle stocks	365

Rifles:	Paragraph.
Air, toys	1414
Breech-loading	
Combination	
Muzzlo logding	364
Muzzle-loading	JUT
Parts of	. 304, 303
Repeating	365
Ring travelers, spinning and twi	ist-
ing	
Ring waste, wool	1105
Rings, saddlery or harness	
Rivet rods	
Rivets, iron or steel	
Robes, carriage and automobi	
wool	1111
Rochelle salts	9
Rock crystal, manufactures of,	
s. p. f.	
Rockets	1416
Rock:	
Limestone asphalt	1609
Plastor or gyneum	205
Plaster or gypsum Rockingham earthenware*	$ \ldots 200 $
Kockingnam eartnenware "	210
Rocoa (roucou) and extracts*	1509
Rods:	
Aluminum	374
	100
Brass	0.01
Bronze	0.0 1
Copper	381
Cork, artificial	1412
Cylinder glass or opal ename	1 231
Fence	315
Fishing.	
Flat.	
Horseshoe nail *	315
Iron or steel—	
Galvanized or coated	309
Wire	315
Cold drawn, etc	315
Nail	
Nickel	0
Rivet	
Round iron	303
Screw	315
Wire, iron or steel	315
Roe of fish Roll bars for pulp and paper n	na-
ton bars for purp and paper in	356
chinery Roller bearings and parts	000
Koller bearings and parts	321
Rollers, antifriction	321
Rollers, print, metal	396
Rolls:	
Colordan	1445
	1970
Calender	381
Cymarical steel	001
Steel, for bonds, etc	399
Roman candles	
Roman cement	
	1010
Roofing:	
Felt and paper	1302
Slate	237
Althea, advanced	35
Althog and	1502
Althea, clude	1000
Brier (briar *)	402

Report to the local division of the local di	1000	induction in the second s
Balance		Same and the second sec
and the second s		Annual Contract of the local sectors and the
Taniteira		the could be a set of the
Concession of the local division of the loca		Contractional
		Antipage and Antip
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	100	
and the second s	100	
The second secon		
and the second s		
1000	-	

Sult or walte Continued.	11111111111
Glumbor	; . '
City of option and the second	11
Gold Manganone, use pol	21
Mungamone, n	(ر'
Medicumi, alcoholic	.11
Medicinil, p. a. p. f	1
Mineral water, by evaporati	011 [6]2
Nuptholauttoneid *	27
INTERNA MINIMO UTIONCIA	LI
N n p 1	:
Opium	6,6
Patanti angle of a set	21
Potnsh, crude, n. n. p. F. Radum	- 154.
Rhodium	21
Rochelle	ا مک ا
Salicylic acid, medicinal	. 28
Salicylic acid, not medicina	
Santonin	
Selenium	
Silver	21
Strychnine	88
Sulphate	
Sulphoacid *	27
Thorium, n. s. p. f	89
Tin	90
Uranium	1690
Saltpeter, crude	
	01
Sampling:	392
Lead-bearing ores Zinc-bearing ores	
-	005
Sand:	1515
Asbestos Crude or manufactured	1513
Iron or steel	
Monazite	
N. s. p. f	
Sandarac	
Sand-blast machines	
Sandalwood oil	
Sandstone, monumental and bui	ild-
ing	00
Sandstone, unmanufactured	
Santonin and salts of	
Sarsaparilla root	36
Sashes, iron and steel *	312
Satchels, leather	
Sateens, cotton, woven with S	
more harness	
Satinwood	4 () 1]
Sauce, fish	
Sauces, n. s. p. f.	
Samages, bologim *	,06
Shunage casings	1600
Savonnerie entpeta und ruga	1116
Sawdunt *	
Snw	
Plnton [#]	308
Pinton, direului	
Huwa	
Circular, crossent, drug, m	
nnd pit	310
Jowalom' or ploteing	310
Susony carpeta and ruga "	111.

Fr.	24:20,
e este, enjoynes	1559
calpane prair an eea	731
	47
" concert, thesters	6,47
he his pipe of k 15 cm	1202
hehmstehen gloves *.	255
11111111	
Approve	1705
Collection perimension	1653
In tit trost. Mee inte	
tution-)	
list men mera	784
Sei or.	
Scoop, met 1	
Scorrig, grate of seaso	731
SCIPATI	101
Album	1311
Altraituro	5-4
Alt min m	5
Gas mantle	1594
Gutta-percha	
Indi r ber	1594
	301
Lead	: 5
Antim nial	390
Metallic m gnesium	3-5
Platinum	15
Rubber	17 4
Steel	301
Tin	1000
Tin plate	1685
Tolace	(3
Screenings, grain ur seed	-31
Screen, wire	525
Screens, laml . w l. etc	402
Screens, i carpets ir rugs	1115
Screws, w i iron or steel	35
Screw wire rols	315
Scroll iron r steel.	
Galvanized or coared	30.1
N. s. p. i	313
N. s. p. i Sculptures (see also Works of art):	
Casts of, for models	16-3
Definition	1-0-
N. s. p. i	1449
Original	1-5
Seythes, metal	2-3
Sea grass, manufactured or dyed	1442
Sea herving, iresh, irozen, or packed	
in ice	1656
Seal eil	il.
Seaweeds, ernde, n. s. p. i	11:22
Seaweeds, manufactured or dyed	1.2.2
Seed cane for Department of Agri-	
culture	.6±2
Seedlings of plants, trees, or shrubs	
Securings of prante, rece, or - rece,	67 - 17
Seeds:	carl c
Alfalfa	-61
	-61
Alsiko clover	
Amse	7:0
Apricot kernels	1.06
Aromatic drugs	
Advanced	34
Crude.	130
licet	
Beet (except sugar)	- C-
	1

Seeds—Continued.	Paragraph.
Canary	762
Caraway	779
Cardamom	
Carrot	
Cassia	
Castor bean	
Cauliflower	762
Celery Chickpeas	
Clover, n. s. p. f.	
Cloves.	779
('ollard *	762
Coriander	
Corn salad *	
Cotton	
Cowpeas	1657
Crimson clover	761
Cummin	
Drugs—	0.4
Advanced	
Crude Eggplant*	$\begin{array}{c c} . & 1567 \\ . & 762 \end{array}$
Fennel Fenugreek *	34
Flaxseed	760
Flower.	762
For Department of Agricultu	
Garbanzos	1657
Garden and field, n. s. p. f	762
Grass.	
Hairy vetch	761
Hemp	
Hoarhound *	
Kale	$\begin{array}{c c} & 762 \\ \hline & 762 \end{array}$
Kohlrabi Linseed *	
Mangelwurzel	
Millet	761
Morbid growth drugs—	
Advanced	34
Crude	1567
Mushroom spawn	
Mustard.	
Oil bearing	760, 1626
Onion Palm nut and kernels	
Parsley Parsnip	762
Peach kernels.	760
Peas.	767
Pepper	. 762
Pepper, spice	. 779
Perilla	1626
Poppy	. 760
Radish	. 762
Rape	. 1626
Red clover.	. 761
Rutabaga St. John's bread or bean *	$\begin{array}{c c} 762 \\ 762 \\ \end{array}$
Sesame	
Shrub	$\begin{bmatrix} 1020 \\ 762 \end{bmatrix}$
Sorghum *	762
Soya bean.	760
Spice	779 8
Spinach. Spring vetch.	762
Spring vetch	. 761
Sugar beet	. 1657
Sugar cane *	. 762

	aragraph.
Sunflower	
Timothy	
Tree	
Turnip	
Vetch	
White clover	761
Seedlings and cuttings of plant	S,
shrubs, trees, and vines.	752,753
Seines, gill, of flax, hemp, or ramie	e. 1006
Selenium, and salts	
Semiprecious stones:	1490
Cut, not set.	. 1429
Imitation	
Manufactures of (not jewelry)	
Semivitrified tiles	
Semolina	
Senegal or arabic (gum)	. 11
Separators, cream 3	372, 1504
Serums. Sesame bean oil *	. 1510
Sesame bean oil *	. 1632
Sesame seed	1626
Sesame seed oil	. 1632
Sesame seed oil. Sesamum seed oil *	. 1632
Sesquicarbonate, sodium	. 83
Sewing-	
Machine needles	. 343
Machines and parts.	. 372
Needles, hand	. 1623
Silk.	- 1204
Thread, cotton	
Sextants.	- 228
Shaddocks*	. 743
Shaddocks, boxes or barrels for	
Shades, bamboo, wood, etc	. 409
Shafting:	
Muntz or yellow metal	. 381
Mill, steel *	. 304
Steel.	. 304
Shale coal.	. 1548
	. 1010
Shapes:	1407
For hats, fur	. 1427
Steel.	. 304
Shavings:	1550
Cork.	. 1559
For paper stock	
Steel	. 334
Shawl pins.	. 350
Shawls, wool:	
Knit*	. 1114
Woven *	. 1115
Shear blades used in machines	356
Shears	. 357
Sheathing:	
Copper*	. 381
Felt	
Muntz or yellow metal	
Paper	
Sheep	702
Dip.	1659
Straying across boundary line	
Skins, dressed and finished *.	$\frac{1600}{1606}$
Wool	1.1102
Sheet glass:	19 11(<i>4</i>
Colored, manufactured, orna-	
mented.	224
Polished	$\frac{224}{220}$
Polished. Unpolished	220
onponsiled	219

Sheets: Par	agraph.	Shoe
Aluminum	374	I
Black or common, iron or		Î
steel	308	Ĩ
Brass	381	Shool
Bronze	381	ł
Copper	381	H
Copper, with layers of other		
metal	309	H
Cotton	912	I
Flax	1014	Short
Gelatin *	42	Shotg
Hemp.	1014	Shote
lron or steel. (See Iron or		Shot,
Steel.)	0~ 000	Shot.
Duty on thin		Shou
Pickled or cleaned	309	Shove
Lead.	393	Shrin
Magnesium Metal, decorated or coated *	$\frac{375}{309}$	Shrin
Metal, with layers of other	203	Shrul
metal	309	
Muntz or yellow metal	381	F F
Nickel	390	
Nickel, with layers of other	000	Shutt
metal.	309	Sickle
Platinum .	1644	Side a
Pyroxylin	30	Sienn
Ramie	1014	Sienn
Steel, n. s. p. f.	304	Siftin
Willow	1406	Signa
Zinc	395	Silica
Shellac	1604	Silica
Shellac electrical insulators, and		Silicio
other manufactures	1441	Silicio
Shellfish	1662	Silico
Shell:		C
Buttons and blanks	1410	Μ
Manufactures, n. s. p. f	1440	M
Shells:		S
Cartridge, empty	1418	Zi
Cocoa *	1622	Silk, a
Engraved, cut, etc	1440	A
Not sawed, etc., unmanufac-		A
tured	1638	В
Pearl	1638	B
Shingle bolts	1700	Ce
Shingles	1660	Co
Ship		E
Chronometers	367	Fa
Planking *	410	Fi
Timber	1700	Fi
Shirt collars and cuffs:		Fi
Cotton	919	Ga
Flax	1017	K
Shirts, cotton, knit*	917	La
Shoddy	1105	La
Shoe		N
Buckles	346	Ri
Buttons*	1411	Rı
Knives	355	Ta
Laces, leather	1606	Th
Lacings, cotton	913	Tr
Machine needles	343	Vi
Machinery	1542	Wa
Uppers, vamps, etc., leather	1606	Ya

Shoes: Par	agraph.
Horse, mule, or ox, iron or steel	333
Leather.	1607
Uppers of wool, cotton, etc	1405
Shooks:	1100
Box, foreign	406
Fruit box, exported and re-	100
turned.	406
Packing-box and sugar-box	405
Returned as barrels or boxes.	1514
Shorts, wheat or other cereals	730
Shotgun barrels.	1661
Shotguns and parts	
Shot, iron or steel	335
Shot, lead.	393
Shoulders of pork.	703
Shovels, metal.	373
Shrimne	1662
Shrimps	1602 1674
Shrubs:	1074
Chemically treated, etc	1419
For Botanic Garden	$1415 \\ 1642$
For Department of Agriculture	1042 1642
For Department of Agriculture	
Nursery or greenhouse *	753
Shuttles for machines	372
Sickles.	373
Side arms.	363
Sienna earths *	75
Siennas	75
Siftings, tea	15
Signals, chemical	1417
Silica, crude and pigment	207
Silicate, sodium	83
Silicic acid *	1
Silicide, calcium	302
Silicon: Chromium	000
Chromium	302
Manganese	302
Metal	302
Steel	305
Zirconium	302
Silk, artificial:	O.F.O.F.
Articles of, n. s. p. f.	1213
Articles, lever or go-through	1 (00
machine *	1430
Beltings*	1213
Braids	1430
Cellophane	1213
Cords [*] . Embroideries [*]	1213
Embroideries*	1430
Fabrics of, n. s. p. f	1213•
Fibers *	1213
Filaments	1213
Fringes	1430
Galloons	1430
Knit goods	1213
Laces	1430
Lame	385
Neck ruffling	1430
Ribbons	1213
Ruchings	1430
Tassels [*]	1213
Threads	1213
Trimmings	1430
Visca	1213
Waste	1213
Yarns	1213

Silk:			Parag	raph.
Applic	ued articl	es		1430
Article	es lever	or go-throu	igh	
				1430
A soort	ainmont (of weight	or	
	ber	or worght	Ú.	1212
Agoort	ainmont of	f width of p	nile	
fabri	ics^*	i within or F	/110	1206
laor.	nont of du	ity on yarn		1202
Assess	and hand;	nga *		1202 1207
Bands	and bandi	ngs *		1430
Beade	a goods	,s *		1207
Beltsa	ing pering	5	•	1207
Bindii	$\log ^{-1}$			
Boltin	g cloths	7 (7)1-:		1525 1207
Bonec	asings*(se	e also Tubin	igs)	
Braces	3			1207
Braids	3			1430
Butto	n forms			1409
				1201
Chenil	lles			1206
Chiffo	n articles *			1210
Clothi	ng, knit*.			1208
Clothi	ng, not kni	t or crochet	ed,	
n. s.	. p. f			1210
Clothi	ng, ready-r	nade*		1210
Cocooi	ns			1663
				1201
				1207
		3		1207
		taining		908
Croche	eted goods			1208
				1201
				1201
				1430
		cicles		1430
				1430
Fabric	a knit in	the piece.		1208
				1206
Fabric	og with fast	edges, not	ох.	1200
r abiit	ling 19 inc	hes in widt		1207
				1205
		in the piece		1203 1204
				$1204 \\ 1430$
				1430
r ringe	*	• • • • • • • • • •	• • •	1430 1430
				1430 1207
				1207
				1208
Goring	58	• • • • • • • • • •	• • •	1207 1209
Hand	kerchieis.		• • •	
• Hatba	nas \cdots			1207
Hatte	rs plush	· · · · · · · · · · · · · · · · · · ·		1206
		ose, knit.		1208
Imital	tion. (See	Artificialsi	lk.)	1 400
Insert	ngs	fabrics*		1430
Jacqu	ard woven	tabrics*		1205
		he piece		1208
				1208
Laces				1430
		cotton *		908
		, n. s. p. f		1211
Muffle	ers, woven.			1209
Neck	rufflings			1430
Nets a	and netting	gs		1430
Noils,	exceedin	g 2 inches	in	
				1201
		inment of.		1212
				1203

Silk-Continued.	Paragrap	h.
Ornamented articles	14:	30
Ornaments		30
Outerwear, knit or crocheted		
Partially manufactured		
Dirmoo * (combod * gills)		
Peignee * (combed * silk)	120	
Pile fabrics.		50
Plush, distinguished from v		20
vet*	120	
Plush, hatters'	120	
Plush, ribbons	120	
Plushes		
Raw Ready-made clothing*	160	
Ready-made clothing*	12	10
Ribbons, n. s. p. f.	120)7
Ribbons, plush	120)6
Ribbons, velvet)6
Roving.)2
Ruchings		
Rufflings		
Schappe yarn		
Sewing		
Singles, thrown		
Skeins.		
Sleeve linings, cotton *		08
Small wares *		
Spangled goods	143	
Stripes*		08
Spun	120)2
Suspenders	120)7
Tamboured articles		30
Tassels		07
Tassels and cords)7
Threads, n. s. p. f		
Thrown		
Tram		
Trimmings		
Tubing		
Tubings		
Twist.		
Underwear, knit		
Veils and veilings		50
Velvet, distinguished fro	om	0.0
plush * Velvet ribbons	12	
Velvet ribbons	120	
Velvets	120	
Waste	16	
Wearing apparel, knit *	12	08
Wearing apparel, not knit	or	
crocheted, n. s. p. f	12	10
Webs and webbings*	12	07
Weight, ascertainment of		12
Width of pile fabrics, asc		
tainment of		06
Woven fabrics		
In the piece Jacquard woven*	12	05
Jacquard woven *	12	05
Yarn—		
Method of assessing duty	v 12	02
N. s. p. f		
Schappe or spun		
Silk and artificial silk.		
		-
Thrown		
Silkworm eggs *	15	09
Silver:	0	00
Albata or Argentine*		80
Articles or wares, n. s. p. f.		99
Bullion	15	39

SilverContinued. Para	aranh
Chemical compounds, mix-	igraph.
tures, and salts	21
Coins.	1553
Fox skins and manufactures	1420
German. Lame and lahn and articles of.	$\frac{380}{385}$
Leaf.	384
Manufactures, n. s. p. f	399
Medals	1617
Nickel.	380
Ores.	1634
Sweepings Tinsel wire articles	$\frac{1634}{385}$
Tinsel wire	385
Trophies	1617
Similar (unenumerated) articles	1460
Sirup:	~ ~ ~
Cane juice	501
Dextrose	503 806
Fruit, alcoholic Maple	503
Melada	501
Sugar, n. s. p. f	502
Sisal grass	1582
Binding twine	1521
Cables	1005
Cordage	1005
Glue	42
Gold	77
Skates	1402
Skeletons	1665
Skelp, iron or steel	07,308
Skelp iron or steel, sheared or rolled in grooves	307
Sketches, original	1704
Skewers	408
Skins:	
Bird	1419
Chamois	1431
Dressed, etc.* Fish	$1606 \\ 1576$
Fox, silver or black and manu-	1010
factures of, n. s. p. f	1420
Fur, carroted	1421
Fur, undressed, n. s. p. f	1579
Goldbeaters'	$1581 \\ 1606$
Morocco * Raw.	1666
Wearing apparel, n. s. p. f	1420
Skirt bindings, cotton, and cotton	
pile*	910
Slabs:	232
Breccia, marble, onyx Cork, artificial	1412
Iron.	303
Slate	237
Steel	304
Slack, coal	1548
Slag, basic	1583
Slate:	1310
Books Manufactures of, n. s. p. f	237
Pencils.	1451
	237
Slates	326
Sleeve linings*	908
14137—22—24	

	agraph.
Slicing knives	355
Slides, for magic lanterns	226
Slipper buckles	346
Sliver:	
Cotton	901
Flax, hemp, or ramie	1002
Jute.	1003
Vegetable fiber, n. s. p. f	1002
Slubbing waste, wool	$\frac{1105}{1542}$
Sludge machines and parts Smalts, glass.	231
Small wares:	<u>40.</u> f.
Artificial silk	1213
Cotton	913
Silk.	1207
Vegetable fiber	1015
Wool	1113
Smelting establishments equipped	
for sampling—	
Lead-bearing ores	392
Zinc-bearing ores.	394
Smelts, fresh or frozen	
Smokers' articles.	
Snap fasteners and clasps	348
Snaps, saddlery or harness	$\frac{345}{344}$
Snelled hooks	
Soap:	TOOT
Castile	82
Castor oil	56
Castor oil Fancy toilet * Medicinal or medicated *	. 82
Medicinal or medicated *	. 82
N. s. p. f	. 82
Perfumed toilet *	. 82
Powder, n. s. p. f.	
Toilet	00
Tooth	
Soapstone or steatite Societies. (See Institutions.)	
Sod oil	. 53
Soda or sodium:	
Alkalies containing *	. 5
Arsenate (arseniate *)	. 83
Ash	. 83
Baking	. 83
Benzoate	
Bicarbonate	
Bichromate*	. 83
Bisulphite and meta-bisul	. 83
phite Borate, crude	
Borate, refined	
Bromide	. 83
Carbonate, calcined	. 83
Carbonate, crystal*	. 83
Caustic	. 83
Chlorate	
Chloride	~ ~ ~
Chromate	
Crystal carbonate * (sodium	1 . 83
carbonate, hydrated)	
Crystals * Cyanide	
Dichromate (bichromate *)	
Ferrocyanide or yellow prus	-
siate of soda	0.0
Formate	. 83

Soda or sodium-Continued. Parag	graph.	Spices (see also Seeds)-Contd. Para	graph:
Hydrated carbonate or sal soda	83	Nutmegs	779
Hydrosulphite and compounds	84	Pimento	779
Hydroxide or caustic soda	83	Sage	779
Hyposulphite *	83	Turmeric	1687
Monohydrated carbonate	83	Spiegeleisen 30	1,302
Nitrate	1667	Spike lavender oil *	1631
Nitrite	83	Spikes, iron or steel	331
Phosphate	83	Spinach seed	762
Potassium tartrate	9	Spindle banding. cotton	913
Prussiate of, yellow	83	Spiral nut locks, iron or steel	330
Sal or hydrated sodium carbo-		Spirit varnishes	77
nate	83	Spirits:	
Sesquicarbonate	83	Distilled	802
Silicate	83	Compounds	802
Sulphate, crude	1667	Containers	809
Sulphate, crystallized	83	Forfeiture 811	
Sulphide (sulphid *)	83	Imitations	811
Sulphite	83	Leakage, breakage, etc	812
Sulphoxylate compounds	84	Permit for	813
Supercarbonate* (see also So-	0.0	Preparations	802
dium bicarbonate)	83	Proof	
Thiosulphate	83	Regulations for	814
Yellow prussiate of	83	Lac * (see also Tin bichloride).	90
Soda water	807	Nitrous ether *	38
Solder	393	Turpentine	1688
Soles, leather	1606	Spirituous beverages. (See Spirits,	
Soluble greases, n. s. p. f	56	distilled.)	200
Solutions:	41	Splice bars, railway	322 208
Formaldehyde or formalin	41	Splittings, mica	1644
Pyroxylin	30	Sponge, platinum	1044
Sorbite	$\begin{array}{c c} 504 \\ 762 \end{array}$	Sponges and manufactures, n.s.p.f.	1447
Sorghum seed *	102	Sponges, rubber *	902
Sounds, fish:		Spool thread, cotton *	1402
Crude, dried, or salted, n. s.	1523	Sporting goods Sprigs, iron or steel *	331
p. f Prepared	42	Spring-beard needles	343
Soup	773	Sprinkler tops	391
Souvenirs	1695	Sprocket chains, iron or steel	329
Soya-bean oil	55	Sprouts, malt	730
Soya beans.	760	Spruce logs	401
Prepared or preserved	773	Spun silk yarn	1202
Spades, metal.	373	Spunk	1669
Spangled or beaded articles and		Spurs used in the manufacture of	
fabrics 1403,	1430	earthenware	1670
Spangles	1403	Stained glass windows	230
Spanish brown *	75	For churches	1707
Spanish cedar boards, deals, logs,		Stained window glass for churches.	1707
etc	403	Stains:	
Sparkling wines	803	Alizarin	28
Spawn, mushroom	762	Coal-tar	28
Specimens, natural history	1668	Indigo. N. s. p. f.	28
Specimens for scientific public		N. s. p. f.	68
collections.	1668	Stamp albums	1311
Spectacles and frames	225	Stamp cases, metal	1428
Spermaceti oil	1630	Stampings, metal	1428
Sperm oil.	53	Stamps, foreign	1671
Spices (see also Seeds):	770	Staple, long, cotton *	1560
Cinnamon	779	Staples, wire	331
Cloves.	779	Starch:	0.0
Curry and curry powder	1563	Burnt or British gum	86
Drugs, advanced *	34	Chemically treated	86
Drugs, crude * Ginger	$\begin{array}{c c}1567\\779\end{array}$	N. s. p. f.	85
Mace	779	- Potato	85
N. s. p. f.	779	Soluble	86
AV. D. P. I	119 1	Substitutes for *	86

3	6	7
---	---	---

399

304

305

305 304

304

304

341

304

332

315 321

399 397

340

357

301

304

304

334

304

305

304

1443

316

312

304

304

305

305

316 349

305

305

305

305

334

318

336

355

324

211

212

1419

779

34

1567

604

1686

Paragraph.

..... 304, 305

..... 311, 313

Q			T D
Statuary: Par	agraph.	Steel—Continued.	Par
Definition	1704	Manufactures—	
For educational purposes	1673		oto
For educational purposes		From tinplate	
For religious purposes	1674	N. s. p. f	
For use as models	1673	Molds, gun-barrel	and hammer
N. s. p. f.	1449	Molybdenum	
Omiginal			
Original	1704	Nickel	
Statues and statuettes:		N. s. p. f	
Earthenware	211	Plate, crucible *	
Porcelain	$\overline{212}$	Plates—	
Stave bolts	4 04	Circular saw	
Staves	1702	Engraved	
Returned, as boxes or barrels.	1514	N. s. p. f	
Stays, iron or steel	328	Points, machined,	etc
Steam—		Rods, rolled wire	
	372	Rollers, antifrictio	
Engines		Rolla *	
Locomotives	372	Rolls*	
Stearic acid	1	Rolls, cylindrical.	
Stearin, oleo	701	Saws	
		Scissors and shears	2
Steatite manufactures, not toilet			
preparations	209	Scrap	
Steel or iron. (See Iron or steel.)		Scroll, n. s. p. f	3
		Shafting	
Steel:		Shapog	
Alloys	305	Shapes	
		Shavings	
N. s. p. f., substitutes for		Sheets, n. s. p. f.	
tool steel	304	Silicon	
Antifriction balls and rollers.	321		
Balls, antifriction	321	Slabs	
	021	Strings for mus	ical instru-
Band—		ments	
For baling	314		
	340	Strips	
Saws.	540	Structural shapes.	
Barrels, American manufac-		Substitutes for	
ture, returned	1514	Swaged	
Bars	304		
		Tantalum *	
Billets	304	Titanium *	
Blooms	304	Tool	
Boron *	305	Travelers	
Boxes, American manufacture,		Trouser buttons	
returned	1514	Tungsten	
Carboys, American manufac-		Uranium *	
ture, returned	1514	Vanadium	
	101.1		
Casks, American manufacture,		Wolfram *	
returned	1514	Wool	
Castings	304	Woven-wire cloth.	
	305		
Chromium		Steels:	
Circular saw plates	304	Corset or dress	
Cloth, woven-wire.	318	Table, butchers', o	
Cobalt	305		
	304	Steel-tired wheels for a	railway pur-
Crucible, electric, etc *		poses	
Definition	306	-	
Die—		Steins:	
	904	Crockery ware	
Blanks	304	Porcelain	
Blocks	304	r orceiain	
Dies*	399	Stems:	
	341	Artificial and	ornamental
Forms*			
Galvanized	309	n. s. p. f	• • • • • • • • • • •
Wire 31	16.317	Clove.	
Our hand malda	304	Drugs-	
Gun-barrel molds		Adversed	
Hammer molds	304	Advanced	
Hoop for baling	314	Crude	
	304	Tobacco	
Ingots		Cut	
Iridium *	305		
Manganese	305	Uncut	
A WINSWITCH OF THE THE THE THE THE			

Para	graph.
Stereotype-matrix mat or board	
Stereotype-	
Metal *	393
Paper	1304
Plates	341
Plates. Stibnite containing antimony *	1508
Stick:	
Bean	773
Lac Sticks:	1604
	1412
Cork, artificial Fishing rod, wood for	1712 1703
Parasol	1456
Wood for	1703
Partridge, pimento, bamboo,	1.00
hairwood, etc	1703
Rough, sawed or bored	404
Sunshade	1456
Wood for	1703
Umbrella	1456
Wood for	1703
Walking cane, wood for	1703
Whip, wood for	$1703 \\ 804$
Still wines Stilts used in earthenware manu-	004
facture	1670
Stock:	1010
Filter	1303
Glue	1587
Nursery and greenhouse	752
Paper.	1651
Stockings. (See Hose and half	
hose.)	
Stocks:	759
Fruit Rifle	$753 \\ 365$
Riffe. Root, for horticultural pur-	000
poses	751
Rose.	752
Shotgun	365
Shotgun Stock-treating parts, pulp and	
paper machinery.	356
Stone:	
Monumental or building	235
Not monumental or building	1675
N. s. p. f Pumice and manufactures	$\begin{array}{r} 1675 \\ 206 \end{array}$
Stones:	200
	399
Curling * Flint, unground	1577
Imitation precious and semi-	10
precious.	1429
Lithographic-	
Engraved	341
Not engraved	1612
N. s. p. f	1675
Precious	1429
Semiprecious— For jewelry	1429
Manufactures, not jewelry	$\frac{1429}{233}$
Synthetic *	1429
Stoneware	
Chemical	212
Stoppers:	
Čork	1412
Glass, cut	218

1.0000000000	agraph.
Battery plates and material	-320
Batteries, electric	320
Storax *	10
Stout	805
Stove:	000
	327
Plates, cast-iron	
Wicking	913
Stramonium	36
Strand, wire	316
Straw	777
Baskets of	409
Blinds, porch and window	409
Braids for hats, etc	1406
Curtains, shades, screens	409
Definition	1406
Flax	1001
Hats	1406
	1439
Manufactures of, n. s. p. f	1435
Matting, mats, rugs.	
Stretchers, umbrella and parasol	342
Strings, musical instrument:	1404
Gut*	1434
Metal	1443
Stripes, silk *	908
Strips:	
Aluminum	374
Brass	381
Copper*	381
Glass, for gauges	226
Horn	1592
Iron, n. s. p. f 31	
Nickel.	390
Paner	
Paper Steel	5 316
Strontia * (strontium oxido)	87
Strontian, protoxide *	87
Strontianito	
Strontianite Strontium (strontia*):	1010
Conhenete maginitated	07
Carbonate, precipitated	87
Mineral, carbonate and sul-	1050
phate	1676
Nitrate	87
Oxide	87
Sulphate, mineral	1676
Structural shapes, iron or steel	312
Strychnine (strychnia *), and salts.	88
Stucco, asbestos	1515
Studs:	
Automobile tire	332
Iron or steel	332
Not metal	1411
Stummels, pipe bowls.	1454
Stylographic pens and parts	353
Styrax balsam	10
Subacatata connor	1557
Subacetate, copper.	
Sublimate, corrosive	17
Substitutes:	0.0.4
Alloy steel.	304
Butter	709
Cheese	710
Cocoa-butter *	58
Dextrine	86
Coffee	774
Cork *	1412
Cream	708
Lard.	703

Substitutes-Continued.	Paragraph.
Milk	708
Radioactive	1650
Steel alloy	304
Sugar.	501
Adulterated.	505
Beet seed.	1657
Beets. Bone char for decolorizing	* 764
Box shocks	405
Box shooks Candy	505
Cane.	503
Caneseed *	762
Colored	505
Confectionery	505
Contained in dried sugar c	ane. 503
Drainings* Dutch standard *	501, 502
Dutch standard *	501
Grape *	503
In dried sugar cane	
Machinery Maple.	
Milk of *	503
Mixtures with	501
Refined, tinctured, cold	
etc	
Saccharides	
Sackcloth, waste	1516
Sweepings*	501, 502
Tank bottoms	
Tinctured	
Sugar-beet knives	000
Combination, knit*	917
Union, knit*	917
Sulfate, benzidine Sulfid of zinc, white *	27
Sulfid of zinc, white *	79,93
Sulfonamide, toluene	27
Sulphanilic acid	27
Sulphate:	C
Aluminum (alumina *)	6 6
Potassium Ammonium (ammonia *).	7
Aluminum	6
Barium	
Combinations or mixt	tures
with zinc sulphides	79
Baryta * Barytes, artificial *	69
Barytes, artificial *	69
Calcium, precipitated	
Cobalt	
Copper Diethyl, esters	
Dimethyl, esters	
Ferrous.	
Iron * Lime, artificial *	76
Magnesium (magnesia *)	50
Mineral strontium	1676
Morphine (morphia *)	60
Potassium (potash *)	1645
Aluminum Quinine (quinia*)	6 1649
Sodium (soda*)	1649
Crude	
Strontium, mineral	
Zinc	93

Sulphide (sulphid,* sulfid *): Para	graph.
Antimony	8
Arsenic	1512
Sodium	83
Zinc	93
White * Combinations with barium	79,93
sulphate	79
Sulphides, antimony, n. s. p. f	8
Sulphite. sodium	83
Sulphoacids and salt *	27
Sulphonated:	24 4
Animal or vegetable oils Castor oil	56
Castor oil Sulphoricinoleic acid *	$\frac{56}{56}$
Sulphoxylate, sodium, and com-	00
pounds	84
Sulphur and sulphur ore	1677
Sulphuret of iron	1677
Sulphuric—	107
Acid and anhydride Ether *	1501 38
Sumac:	90
Crude or advanced	1568
Extract	39
Sundries (Schedule 14) 140.	1–1460
Sunflower seed	760
Sunn:	
Binding twine	1521
Cables and cordage Fiber.	$\begin{array}{c}1005\\1582\end{array}$
Sunshades:	1002
Not paper or lace and sticks for	1456
Wood for sticks. Supercarbonate of soda*	1703
Supercarbonate of soda *	83
Supporters, magnesia clay Surface-coated papers	$\begin{array}{c} 215\\ 1305 \end{array}$
Surgical instruments and parts	359
Surveying instruments	360
Suspenders:	0 - 0
CottonSilk.	913
Vegetable fiber	$\frac{1207}{1015}$
Wool	1113
Sweaters, vegetable fiber *	917
Sweepings:	1004
Gold and silver	1634
Tea	1,502
Sweetmeats*	748
Swine	703
Swivels:	000
Cotton cloth	$= 906 \\ 345$
Swordfish.	717
Swords and blades	363
Sycamore lumber *	1700
Synthetic: Alizarin*	0.0
Anzarin "	28 28,61
Camphor	52
Chemicals	28
Indigo * Odoriferous chemicals	28
Odoriferous chemicals Phenolic resin	$\begin{array}{r} 28,61\\ 28\end{array}$
Manufactures of, n. s. p. r.	28 1441
, , , , , , , , , , , , , , , , ,	

370	IN
Synthetic-Continued.	Paragraph.

Precious stones *..... 1429 Tanning materials..... 28Syrup. (See Sirup.) T. Table covers, cotton: Chenille *.... 910 Plain woven..... 912 Table damask and manufactures: 911 Cotton..... 1013 Vegetable fiber, not cotton.... Table knives and forks..... 355 237Table slabs, slate..... Table utensils..... 339 Tablets: Braille..... 1529Chemicals, etc., in..... 23Tackle: 344 Fishing..... Immigrants'..... 1507Tacks, iron or steel..... 331 Tagatose, d-.... 504Taggers: Iron or steel, coated with tin 310 or lead..... Tin..... 310 Tagua nuts..... 1678Tailors' chalk..... 20Tailors' irons..... 327 Talc and manufactures..... 209 Talcum.* (See Talc.) 701 Tallow..... Tallow, vegetable..... 1691504 Talose, d-.... 1679 Tamarinds..... Tamboured articles..... 1430 Tampico fiber..... 1582Binding twine. Cables and cordage*..... 1521 1005 Dressed, dyed, or combed *... 1459Tank bottoms..... 501 Tanks, iron or steel, cylindrical and tubular. Tanners' knives. 328 355 Tannery knives for machines..... 356 Tannic acid..... 1 Tannin.... 1 Tanning: 39 Extracts..... Materials, vegetable origin.... 1568Materials, synthetic coal-tar. 28Tantalum..... 302 Steel*.... 305 Tape needles. 343 Tapes: Cotton*..... 913 1015 Flax, for measuring..... Tapers, wax..... 1417 Tapestries, cotton or other vege-909 table fiber.... Tapestry carpets and rugs..... 1117 Tapioca and flour..... 1680

Tar: Par	agraph.
Crude and pitch of—	
Blast-furnace	1549
Coal.	1549
Oil-gas	1549
Water-gas.	1549
Distillates-	27
Blast-furnace	27
Coal.	27
Oil-gas	27
Water-gas.	1542
Spreading machines	
Tartar:	1001
Cream of	9
Crude	9
Emetic.	8
Patent*	9
Partly refined	9
Tartaric acid	1
Tartrate:	
Calcium	9
Potassium-antimony	8
Sodium potassium	9
Tassels:	
Artificial silk*	1213
Cotton	913
Metallic threads	385
Silk	1207
Vegetable fiber	1015
Wool	1113
Tea:	
Impure, siftings, sweepings, and waste	15
Plants	1682
N. s. p. f.	1682
Teams, immigrants'	1507
Teasels (teazels *)	780
Tees, iron or steel	312
Teeth, natural or unmanufactured.	1683
Telegraph—	
Poles	1701
Wire	316
Telephone—	
Poles.	1701
Wire.	316
Telescopes and frames	$\begin{array}{c} 228 \\ 1655 \end{array}$
Tendons. Tennis balls.	1402
Terneplate, manufactures	311
Terneplates	310
Terpineol	61
Terpin hydrate	26
Terra alba *	207
Terra cotta, works in 1700	
Terra japonica *	1509
Terry-woven fabrics and manufac-	
tures	910
Test boards	1313
Tetrachloride:	
Carbon	18
Tin	90
Tetrachloroethane	18
Tetrachlorophthalic acid	27
Tetramethyldiaminobenzophenone	27

3	7	1	

Para	agraph.
Tetramethyldiaminodiphen ylme-	
thane	27
Textbooks *	1310
T ex the	7 400
Braids, n. s. p. f.	1430
Grasses and fibers	$\begin{array}{r}1582\\372\end{array}$
Machinery. Theatrical grease paints	$\frac{372}{62}$
Theatrical properties.	1647
Thermostatic—	1011
Containers	1455
Metal	309
Thiocarbanilide	27
Thiosalicylic acid	27
Thiosulphate, sodium	83
Thorium, nitrate, oxide and salts	1621
Thorium ores	$\frac{89}{1621}$
Thorium ores. Thrashing machines*	1521 1504
Thread:	1001
Artificial horsehair and silk	1213
Cotton	902
Flax, hemp, or ramie	1004
Lace	1430
Metal	385
Silk.	1204
Waste, wool* Threshing machines*	$1105 \\ 1504$
Thrown silk	1204 1203
Thyme oil	1631
Thymol	26
Ties:	
Baling	314
Railroad	1701
Railroad Tights, knit, vegetable fiber *	917
Thes and thing:	909
Articles composed of Cement	202 202
Ceramic mosaic	202
Cork	1412
Corrugated or grooved	202
Cylinder glass	231
Decorated	202
Earthenware	202
Embossed	202 202
Enameled Encaustic	$\frac{202}{202}$
Flint.	202
Friezes composed of	202
Glass	231
Glazed or unglazed	202
Gold decorated	202
Hand painted	202
Ornamented	$\frac{202}{202}$
Mantels composed of	$\frac{202}{202}$
Manufactures	$\frac{202}{231}$
Opal. Paving	
Paving	1,212
Quarry	202
Spar	202
Vitrified or semivitrified	202
Timber:	1/200
Hewn, sided, or squared	$1700 \\ 1700$
Round and unmanufactured	$\frac{1700}{1700}$
Round for spars or wharves Ship	1700
NALL V	

	graph.
Time of taking effect of act Title I, s	ec.1.
Time-burning chemical signals	1417
Time detectors*	368
Time-measuring mechanisms	368
Timothy seed	761
Tin:	101
Bars, blocks, or pigs 1684,	1605
Bichloride and tetrachloride.	1000
Black oxide of	1684
Cassiterite.	$1084 \\ 1684$
Compounds and mixtures	90
Foil	382
Grain	
Granulated 1684,	1605
Ore	1684
Oxide, black	1684
Pio 1684	1685
Pig. 1684, Plates of iron or steel, coated	1000
with	310
with	311
Powdered	382
Production, proclamation by	004
President.	1684
Salts.	90
Scrap	1685
Taggers'	310
Tincture, opium	60
Tinsel wire and articles of 385,	
	1490
Tips:	1200
	1592
Lava	215
Penholder	352
Tire fabric, cotton	905
Tires:	
Automobile, motor cycle, and	
	1439
Iron or steel, locomotive	324
	1304
Titanium	302
Compounds and mixtures	91
Potassium oxalate	91
Steel *	305
Tobacco:	
Cigars, cigarettes, cheroots	605
Exported and returned	1514
Filler. 601 Filler, definition	, 602
Filler, definition	602
Knives	356
Leaf 601	
Examination	602
Invoicing	602
N. s. p. f.	603
Pipes and pipe bowls	1454
	1454
Scrap	603
Snuff and snuff flower	604
Stems, cut, ground or pulver-	
ized	604
Stems not cut, ground, or pul-	
verized	1686
Wrapper	, 602
Wrapper, definition	602
Toilet:	
	1695
Brushes	1407

Toilet—Continued. Para	graph.
Pastes, powders, and prepara-	62
tions	82
Soap	62
Waters.	27
Tolidine (tolidin *)	10
Tolu balsam Toluene (toluol *)	1549
Toluene (toluol *)	
Toluene sulfochloride	$\begin{bmatrix} 27\\ 97 \end{bmatrix}$
Toluene sulfonamide	27
Toluidine (toluidin *)	27
Toluol. (See Toluene.)	
Tolylenediamine (toluylenedia-	07
min *)	27
Tomatoes	770
Tomato paste	770
Tongs, blacksmith's, iron or steel	326
Tonka (tonqua *, tonquin *) beans.	92
Tool steel	04, 305
Tools:	
Drainage, and parts	373
Immigrants'	1647
Machine, and parts	372
Metal-cutting, n. s. p. f	398
Track	326
Tooth:	
Brushes	1407
Harrows	1504
Soaps	62
Toothpicks	408
Top waste, wool	1105
Tops:	
Sprinkler	391
Wool	1106
Tournay velvet carpets and rugs *	1117
Tow, flax and hemp	1001
Towels:	
Cotton	912
Flax, hemp, or ramie	
	TOTI
Toy or toys:	1414
Balloons Bisque and parian ware	$\begin{array}{c c}1414\\212\end{array}$
Bisque and parlan ware	
Books.	$\begin{array}{c}1414\\385\end{array}$
Bullions.	$\frac{380}{212}$
Chinaware	$\frac{212}{211}$
Earthenware	$\frac{211}{385}$
Lame or lahn	1414
Marbles.	$\frac{1414}{385}$
Metal threads, etc	1414
N. s. p. f. Parts of	1414
	$\frac{1414}{212}$
Porcelain	
Stoneware Tinsel wire	$\begin{array}{c} 211 \\ 385 \end{array}$
	907
Tracing cloth, cotton Track tools, iron or steel	326
Tracacanth	1584
Tragacanth	1584 1584
Tragasol	$\frac{1084}{322}$
Trails	$\frac{322}{1203}$
Tram, silk.	
Tranks, glove	1433
Transfer paper	$\frac{1305}{1675}$
Traprock	
Tree seed	762

Trees: Para	graph.
Chemically treated, etc., n. s.	
p. f	1419
Deciduous or evergreen, cut-	
tings and seedlings For Botanic Garden, etc	752
For Botanic Garden, etc	1642
For Department of Agricul-	1642
ture. Fruit seedlings and cuttings.	753
Tribromophenol.	27
Trichloroethylene	18
Trimmings, lace	1430
Trinitrotoluene	28
Tripoli Troches, medicinal, etc., in	1675
Troches, medicinal, etc., in	23
Trolley poles Trophies	$1701 \\ 1617$
Tropical fruit plants *	753
Trouser buckles	346
Trouser buttons, metal	349
Truffles	766
Tubers, for horticultural purposes.	751
Tubes:	
Bronze	381
· Charcoal iron	328
Collapsible	$391 \\ 381$
Copper. Filter *	211
Iron or steel	328
Nickel	390
Plate metal	328
Umbrella	342
Tubing:	100
Brass	381
Copper	$381 \\ 375$
Magnesium	328
Tubings:	020
Cotton	913
Silk	1207
Vegetable fiber	1015
Wool. Tubular tanks and vessels	1113
Tubular tanks and vessels	328 1430
Tuckings, lace Tulip bulbs	751
Tuna, fresh, frozen, or packed in	TOL
ice	1656
Tung oil, Japanese or Chinese	1632
Tungsten-bearing ores *	302
Tungsten:	200
Alloys	302
Chromium	302 302
Compóunds Concentrates	302
Cumulative duty on content	305
Ferrochromium	302
Metallic	302
Nickel	302
Ore.	302
Powder.	302°
Tungstic acid	305 302
Tuning forks, hammers, and pins.	1443
Turkey-red oil	56
Turmeric	1687

P

Substances-

Parchment paper.... Preparations for dyeing or tanning....

Crude. Fibrous, n. s. p. f.....

Tallow..... Wax, crude.....

1305

1622 1582

1691 1693

39

	Paragraph.	
Turnips		
Turnip seed	762	
Turpentine, gum, and spirits	1688	
Turpentine, Venice *	1688	
Turtles	1689	
Tusks, ivory	1598	8
Tweezers.	354	1
Twine:		
Binding	152	
Flax	1004	
Hemp.	1004	
Henequen	152	
Jute. Paper, for binding wool *	1003	
Pamie	1313	
Ramie	$ \dots 1004 \\ \dots 1003 $	
Twist, jute Twist, silk	1204	
Type metal	393	
Typog.)
New.	389	9
Old *	393	
Printing, for the blind	1529	
Typesetting machines	1542	2
Typewriter paper	130'	7
Typewriters and parts	1542	2
U.		
Ultramarine blue	7(
Umber earths *		
Umbers.	78)
Umbrella:	9.46	0
Ribs and stretchers	342	
Sticks. Tubes.	342	
Wood for sticks		
Umbrellas, not paper or lace		
Underwear, flannels for *		
Underwear, knit:		
Cotton	917	7
Silk		3
Vegetable fiber	917	7
Wool	1114	
Unenumerated articles		
Union suits, knit *	917	7
United States (see also Botanic G		
den, Department of Agricultu	ıre,	
and Library of Congress):		
Articles, growth or manuf	1514	1
ture of Books, engravings, etc.,	for	Ľ
use of	1527	7
Unmanufactured unenumerat		
articles	1459)
Upholstery:		
Cloths, Jacquard, woven, ve	ge-	
table fiber	909)
table fiber Goods, cotton *	909	
Leather. enameled	1431	
Uppers for boots and shoes, leath	er. 1606	
Uranium, oxide and salts of	1690	
Uranium, steel *		
Urea	26	
Utensils:	990	
Aluminum.	339	
Containing electrical heati	$\frac{1}{339}$	
elements	000	-

5A.	373
Utensils—Continued. Pa	aragraph.
Eletware	
Flatware.	339
Hollow ware.	339
Hospital.	
Household.	. 339
Kitchen	. 339
Laboratory.	. 360
Philosophical	360
Scientific	. 360
Table	339
V.	
Vaccines. Vaccine virus*.	1510
Vaccine virus*	1510
Valerianic acid	1501
Valerian oil *	59
Valonia	1568
Valonia extract	39
Vamps, leather	1606
Vanadium:	
Chromium	. 302
Nickel	302
Steel	305
Vanilla beans	
Vanillin	. 61
Vanity cases, metal	. 1428
Varnishos	
Gold size or japan	. 77
N. s. p. f.	. 77
Spirit	77
Spirit	- 11
Vases:	000
Albaster.	
Breccia	
Earthenware	
Jet.	
Marble	
Onyx.	. 233
Platinum, for chemical use *.	360
Porcelain	
Stoneware	
Veal, fresh	. 701
Vegetable:	
Articles—	
For dyeing or tanning	. 1568
In alcohol	- 24
Decoctions for dyeing or tan	1-
ning	. 39
Extracts for dyeing or tanning	. 39
Fiber. (See Fiber, vegetable.	.)
Ivory *. (See also Tagua nuts)	. 1678
Buttons and blanks	. 1410
Buttons and studs	
Manufactures, n. s. p. f.	
Knives.	. 355
Oils, sulphonated. (See als	0
Oils, vegetable)	. 56

Vegetables: Par	agraph
Artificial or ornamental, n. s.	
p. f	1419
Drugs-	0.
Advanced	$\frac{34}{1567}$
Crude	1007
Natural, n. s. p. f Preparations of	773
Prepared or preserved, n.s.p.f.	773
Products and preparations	773
With meat or fish	773
Veils and veilings	1430
Vellum	1636
Vehicles, immigrants'	1507
Velvet or velvets:	
Carpets and rugs	1117
Cotton *	910
Distinguished from plushes*	1206 910
Ribbons, cotton	1206
Ribbons, silk. Silk.	1200 1206
Tapestry carpets and rugs	1117
Wool *	1110
Velveteens, cotton *	910
Veneers of wood	403
Venetian:	
Carpets and rugs *	1117
Red * Venice turpentine *	75
Venice turpentine *	$\begin{array}{r}1688\\704\end{array}$
Venison	1557
Verdigris. Vermicelli	-1007 -725
Vermilion reds.	140
Containing quicksilver	78
Not containing quicksilver *	74
Vermuth	804
Vessels:	00-
Cast iron	327
Cylindrical and tubular	$328 \\ 328$
Iron or steel. Platinum, for chemical use *	-360
Vests, knit, cotton *	917
Vetch seed	$7\overline{61}$
Vials, flint, lime or lead glass	217
Views, landscape, etc., United	
States. Vinegar	1310
Vinegar.	738
Proof. Vines, deciduous and evergreen	$738 \\ 752$
Violas and parts of	1443
Violin rosin.	1448
Violins and parts of	1443
Violoncellos and parts.	1443
Virus, vaccine *	1510
Viruses	1510
Vitriol:	100.
Blue	1557
Oil of. Vulcanized:	1501
Vulcanized: Oils and fats	57
UID WILL LOUD	07
W.	
Wads, gun 1423,	1426
waters	733
Cork	1412
Not edible.	1692
Wagon blocks	404

	Paragraph.
Agricultural	1504
Immigrants'	1507
Waistcoat buckles, iron, steel, etc	
Walking canes, and handles for.	
Wood for	
Wall board	1302
Wall pockets, paper, papier-mâc	
on paper board	1313
or paper board	
Walnuts	700
Ware:	0.50
Bisque	
Chemical porcelain	212
Chemical stone	212
China	212
Cream-colored	211
Crockery	
Earthen	
Flat.	
Hollow	
Parian	
Porcelain	
Stone	211
Vitrified	212
Wares (see also Articles):	
Magnesium, n. s. p. f	375
Warps, cotton	
Warps, collon	
Warp yarn, cotton *	901
Wash:	=0
Blues. Cloths, cotton *	
Cloths, cotton *	910
Rags, cotton *	910
Washers:	
Cork	1412
Iron or steel, wrought	
Lock, of iron or steel	
Waste:	000
Artificial silk	1213
Bagging	
Cork	
Cotton	
Advanced	
Hair of Alpaca, Angora goa	t,
Cashmere goat. Jute, hemp, and flax, suitable	. 1105
Jute, hemp, and flax, suitab	le
for paper making	. 1651
N. s. p. f.	. 1457
N. s. p. f. Paper-making.	1651
Silk.	. 1663
Sugar-sack cloth	. 1516
Tea.	. 15
Wool	. 1105
Watchcases	. 367
Watch:	
Crystals	. 238
Dials	. 367
Jewels	
Movements.	
Parts.	
Marking	. 367
Plates	. 367
Water:	
Artificial mineral	
Bay	. 63
Colors	49.1704
Floral or flower	. 63
Fowls*	. 711

.

Water—Continued.Paragraph.Imitation mineral.808Mineral.808Soda.807
Soda
Soda
Toilot
Toilet
Water-gas tar: Crude
Distillates
Pitch
Water-measuring mechanisms 368
Waterproof cloth
Wattle-
Bark. 1568
Extract
Wax:
Animal, n. s. p. f 1693 Bees *
Bees, white bleached 1458
Disks of soft (records) 1694
Manufactures of, n. s. p. f 1438
Matches. 1417
Mineral, n. s. p. f
Paper. 1305 Tapers *. 1417
Vegetable, n. s. p. f 1693
Wearing apparel:
Appliquéd * 1430
Beaded *
Cotton
Dog-skin
Embroidered 1430 Fur. 1420
Goatskin
Hides or skins 1420
Lace
Ornamented 1430
Passengers', not for sale 1695 Scalloped 1430
Silk—
Knit 1208
Not knit, n. s. p. f 1210
Spangled 1430
Tamboured.1430Theatrical, not for sale.1647
Vegetable fiber, not cotton 1017
Wool. 1115
Weasands 1655
Webs and webbings:
Cane. 407 Cotton * 913
Gill, flax, hemp, or ramie 1006
Silk*
Vegetable fiber, not cotton * 1015
Wool*
Wedges, iron or steel
Weeds: Drugs—
Advanced
Crude 1567
Manufactures of, n. s. p. f 1439
Weight of silk, ascertainment 1212
Whalebone: Manufactures of n. s. p. f 1439
Manufactures of, n. s. p. f 1439 Unmanufactured 1696

Pa	ragraph.
Whale oil	. 53
American fisheries	. 1630
Wheat (and also Carcol breal-for	· 1000
Wheat (see also Cereal breakfas	U
food)	. 729
Bran	. 730
By-product feeds	. 730
Chaff	. 731
Cracked or crushed	. 701
Feeds, by-product	. 730
Flour.	. 729
Impurities	. 731
Products, n. s. p. f	729
Scolping	. 720
Scalpings.	. 731
Screenings	. 731
Scourings	. 731
Semolina	. 729
Shorts	. 730
Wheels:	. 100
	000 004
Axles fitted in 3	
Emery	. 1415
Hubs for	. 404
Railway, iron or steel	. 324
Steel-tired, railway	. 324
Whether a	. 024
Whetstones	1590
Whip gut, and manufactures	. 1434
White:	
Arsenic	1513
Lead	
Paris.	20
Phosphorus matches, importa-	•
tion prohibited	1417
Pioment-	
Containing lead*	74
Containing read	71
Containing zinc*	
Sulphide of zinc*	76
Sulphide of zinc*	79, 93
Whiting	20
Whiting. Whitewood, lumber* Wicking—lamp, stove, candle,	1700
Wieling lamp store condle	1100
wicking—iamp, surve, candie,	0.1.0
	913
Width of silk, ascertainment*	1206
Wild:	
Animals and birds for exhibi-	
tion	1507
Birds, feathers, heads, etc	1419
Mace	779
Willow	407
Articles of, n. s. p. f	407
Braids, etc., for hats	1406
For backata	407
For baskets	
L'urniture*	407
Furniture* Manufactures of*	407
Sheets or squares	1406
Wilton carpets and rugs	1117
Wind matches	1417
	1417
Window:	
Blinds, bamboo, etc	409
Curtains—	
Lace, not Nottingham	1430
Nottingham laco	920
Nottingham lace	
Glass*	19, 224
Stained or painted for in-	
stitutions	1707
Hollands, cotton	907

TTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTTT	agraph.
Stained or painted	230
For institutions	1707
Wine:	
Breakage, etc	812
Champagne	803
Coloring*	28, 39
Ginger	804
Imitations of	811
Lees.	9
Permit for	813
Proof	
Prune	806
Rice (Sake)	804
Wines:	00*
Sparkling	803
Still.	804
Wings, wild birds'	1419
Wintergreen oil.	28
Wire:	<i>~</i> 0
Articles*	399
Baling	317
Baling Barbed	1697
Brads, iron or steel	331
Cables	-316
Cloth	318
	910
Coated, iron, steel, or other metal.	316
	316
Covered with cotton, etc	
Fabric Fence, barbed *	318
Fence, barbed *	1697
Fencing, galvanized	317
Flat.	$\frac{316}{217}$
For baling hay, etc	317
Fringes, tinsel Galvanized, n. s. p. f	385
Galvanized, n. s. p. 1	317
Gauze. Healds or heddles	318
In aloga 20	316
In glass	31, 222 316
Iron or steel	
Lead	393
Magnesium. Manufactures of * 316-31	010
Manufactures of " 510-51	[3, 599]
Nails.	331
N. s. p. f	$-\frac{316}{200}$
Platinum *	399
Rods	315
Rope	$\begin{array}{c c}316\\316\end{array}$
Round	$-310 \\ -318 $
Screen.	-318 -331
Spikes	$\frac{331}{331}$
Staples	
Strand	$\frac{316}{221}$
Tacks	$\begin{array}{c c} 331 \\ 316 \end{array}$
Telegraph, telephone Tinsel:	010
Articles 385	1/120
Gold, silver, or other	, 1400
metal	385
Withorito	1698
Witherite. Wolfram metal *	$\frac{1098}{302}$
Wolfram steel *	$302 \\ 305$
Wood:	303
	4
Alcohol.	4
Articles of compositions of,	100
n. s. p. f	409
Ashes	1645

Wood—Continued.	
Damala	aragraph.
Empty	. 405
Filled with fruit	. 406
Baskets	. 409
Blinds, porch and window	. 409
Blocks-	1700
Gun.	. 1700
Heading	. 404
I ast. N. s. p. f.*	. 404
Oar	. 404
Print	
Wagon	
Boards	
Bolts-	
Handle	
Heading	. 404
Shingle	. 1700
Stave	. 404
Box	. 403
Boxes covered or lined	. 1305
Boxes-	105
Packing, empty Filled with fruit	. 405 . 406
Brier (brier *)	. 400
Brier (briar *). Broom handles *	. 410
Cabinet*	. 403
Cabinet furniture	. 410
Casks, empty	
Cedar, red *	
Cedar	. 403
Cedar, Spanish	. 403
Cork, unmanufactured	. 1559
Charcoal	
Clapboards	. 1700
Curtains. Deals	409
Ebony.	. 403
Extracts, dyeing or tanning *	. 100
Fence posts *	
Fire	
Flour	410
Furniture 4	
Fustic	1568
Granadilla.	403
Hogsheads, empty	405
Hoop poles *	$\begin{array}{c} 410\\ 410\end{array}$
Hoops.	1702
Hubs for wheels	404
Ivy or laurel root	402
Japanese maple	403
Japanese white oak	403
Kindling *	410
Lancewood	403
Laths	1700
Lignum-vitæ - Logs, cabinet*	403
Logs, cabinet "	403
Logs of cedar, lignum-vitæ, lancewood, etc	403
Logs of fir, spruce, cedar, or	
western hemlock	401
Logs, n. s. p. f.	1700
Logwood	1568
Lumber	1700
Mahogany	403

Woo	d—Continued.	Parag	raph.
	Manufactures, n. s. p. f		410
	Palings		1702
	Paving posts		1701
	Pencils		1451
	Pickets		1702
	Pitch of		1681
	Planks	403,	1700
	Poles:		
	Hop and hoop *		410
	Telephone, trolley, e		
	tric light, and telegra	ph.	1701
	Posts.		404
	Posts, fence *	• • •	404
	Posts, paving		1701
	Pulp.		1616
	Quebracho		1568
	Railroad ties		$1701 \\ 403$
	Rosewood		403
	Satinwood	• • •	403
	Sawdust*		409
	Screens		-409 -338
	Shades.		409
	Shingles.		1660
	Ship planking *		410
	Ship timber		1700
	Shooks.	. 405	
	Skewers. butchers' and pa	ick-	, .
	ers'		408
	Staves		1702
	Sticks for fishing rods, p	ara-	
	sols, etc		1703
	Sticks, rough-hewn, sawed		10.4
	bored		404
	Tar of		1681
	Timber, hewn. sided,	or	1700
	squared Timber, round, for spars	 or	1700
	wharvog	01	1700
	wharves. Timber, round, unmanu	fac-	1100
	tured	Luc .	1700
	Timber, ship		1700
	Toothpicks		408
	Unmanufactured, n. s. p. f		403
	Veneers		403
Woo	deuts:		
	Definition		1704
-	Unbound		1704
Woo			
	Bamboo, hair, orange, ratt	an,	1709
	etc Dyeing or tanning *		$1703 \\ 1568$
	Dyeing or tanning "		1700
	Pulp Sticks of		1703
Woo	ol and wools:		1100
WUC	Adrianople skin or butcher	s *	1102
	Advanced		1106
	Alpaca	1102.	1120
	Alpaca Angora goat hair	1102.	1120
	Articles—	,	
	Beaded or spangled		1430
	Knit or crocheted		1114
	Of carpets or rugs		1118
	Art squares, ingrain		1117
	Bagdad *		1102

Wool and wools-Continued.	Paragraph.
Bandings * Beaded articles *	1113
Beaded articles *	1430
Bedsides*	1117
Belts and beltings *	1113
Bindings *	1113
Blankets	1111
Bockings *	1117
Braces	1113
Braids *	1430
Bunting *	. 1108, 1109
Buttons *	1411
Camel's hair	. 1101, 1120
Bunting * Buttons * Camel's hair. Carpets and rugs (see also	o Car-
pets and rugs)	. 1110, 1117
Castel Branco*	1102
China, lamb's*	1102
Classes I, II * Classes II, III *	1102
Clothing—	1101
Not knit or crochete	d 1115
Ready-made *	
Clothe *	1108 1100
Cost lining *	1108 1109
Cloths*. Coat linings*. Combed *.	1106
Combing *	1102
Cordova	1101
Cords	
Cords and tassels	
Cotswold *	
Covers *	1118
Crocheted articles	1114
Definition	1120
Donskoi	
Dress goods *	. 1108, 1109
Druggets	1117
Edgings. Embroidered articles	1430
Embroidered articles	1430
Embroideries	
Extract	1105
Fast edges	1113
Knit Pile	
Woven	
Felts not woven	1112
Felts, not woven Flannel *	1108, 1109
Flocks	1105
Floor coverings	
Flouncings	
Fringes	
Galloons	
Garters	
Gimps	1430
Gloves, knit	1114
Goat hair *	. 1102, 1120
Gorings *	1113
Grease	
Hassocks	
Head nets *	
Highest rate to apply	1103
Hose and half hose, knit.	
Imported under bond	
In the grease	
Insertings Italian cloths*	1108 1100
	. 1100, 1100

Wool and wools-Continued. P	aragraph.
Knit—	
Fabrics	1114
Goods	
Laces	1430
Leicester *	1102
Lincolnshire *	1102
Linings* 11	108, 1109
Manufactures:	
Beaded or spangled	. 1430
N. s. p. f	. 1119
Mats	. 1117
Mats Merino *	. 1102
Mestiza * Metz or metis *	. 1102
Metz or metis*	. 1102
Mittens, knit	. 1114
Mixed	. 1103
Mungo	. 1105
Narrow wares	
Nets, head *	. 1430
Nettings	. 1430
N. s. p. f	
Noils	. 1105
On the skin 11	
Oriental carpets and rugs	. 1116
Ornaments	. 1430
Outerwear, knit or crocheted.	. 1114
Pile fabric and manufactures.	
Plushes *	. 1110
Rags.	. 1105
Regulations.	. 1104
Ribbons*	. 1113
Robes, automobile	. 1111
Roping * Roving	. 1100
Roving Rugs (see also Carpets and	d 1100
rugs) 11	16.1117
Rugs, steamer	. 1111
Russian camel's hair *	. 1101
Samples:	a cho pho O one
Standard *	. 1104
Scoured	
Screens of carpets or rugs	
Shawls:	
Knit* Woven*	. 1114
Woven *	. 1115
Sheep	. 1120
Shoddy	. 1105
Skirted *	. 1102
Small wares	. 1113
Smyrna, native	. 1101
South American, native	. 1101
Spangled articles *	. 1430
Standard samples ^	. 1104
Steel.	. 334 . 1113
Suspenders. Stockings. (See Hose and	1 • TTT9
half-hose.)	ı
Tassels and cords.	. 1113
Tops.	
Trimmings *	. 1100
Tubings.	. 1113
Underwear, knit	1114
Unwashed *	. 1102
Valparaiso	. 1102
Velvets*	. 1110
Washed	. 1101
Waste	1105

WOOT and WOOTS COntinutour	graph.
Wearing apparel—	
	1114
Knit or crocheted Not knit or crocheted Webbings*	1115
Webbings*	1113
Webbings*	, 1109
Yarn	1107
Works of art:	
	1704
Alabaster. 1706 Antiquities 1706	. 1708
Bronze	1708
Drawings, engravings, paint-	,
ings etc. n.s. n.f	1449
For exhibition by institutions,	
etc	1706
For presentation to institu-	
tions, etc.	1707
For temporary exhibition	1705
Ivory	
Ivory. Marble	1708
Metal, wrought within 20	
years.	1707
More than 100 years old	1708
More than 20 years old *	1707
N. s. p. f.	1449
Not for sale 1705,	
Original paintings in oil	1704
Parian, porcelain, terra cotta,	LIUL
etc	1708
Pictorial paintings on glass	1707
Plaster	
Plaster. Pottery. 1706,	1708
Productions of American ar-	1100
tists	1707
Professional	1704
Replicas or reproductions	1449
Stained or painted window	1110
glass.	1707
glass. Statuary and sculptures. 1449,	1704
Stone,	1704
Water colors, pastels, etc	1449
Wax	1704
Wood	1704
Worm gut and manufactures of. 1434,	1709
Woven—	
Articles, vegetable fiber, not	
cotton, n. s. p. f	1021
Fabrics. (See Fabrics, woven.)	
Mufflers, silk	1209
Woven-wire cloth	318
Wrapper tobacco	.,602
Definition of	602
Wrapping paper 1305,	1309
Wreaths, flowers, leaves, etc	1419
Writing paper	1307
Х.	
Xylene (xylol *). Xylidine (xylidin *).	1549
Xylidine (xylidin *)	27
Xylol *	1549
Xylose	504
Y.	
Yarn:	
Artificial horsehair*	1213
Artificial silk and artificial silk	
waste	1213
Asbestos	1401

Yarn-Continued. Para	graph.)			
Coir	1554			
Cotton	901			
Flax	1004			
Hemp	1004			
Jute	1003			
Ramie	1004			
Silk—				
And artificial silk	1202			
Artificial or artificial silk	1-01			
waste	1213			
N. s. p. f.	1204			
Schappe or spun	1202			
Waste, wool	1105			
Wool.	1107			
Yellow-	101			
Chrome	72			
Metal sheets, etc	381			
Prussiate—	501			
Potash	80			
Soda.	83			
Ylang ylang oil	1631			
Volle org	713			
Yolk, egg	/10			
Z.				
Zaffer	1710			
Zante currants	742			

Zinc: Para	graph.
Articles, not plated	399
Bearing ores.	394
Import regulations	394
Block	395
Calamine *	394
Chloride	93
Dust	395
Manufactures, n. s. p. f	399
Old	395
Ore	394
Oxide	79
Pigment containing *	79
Pigs.	395
Sheets	395
Sulphate	93
Sulphide (sulfid *)	93
Sulphide, combinations with	
barium sulphate	79
White, sulphide of *	79,93
Worn-out	395
Zirconium	302
Nickel	302
Silicon	302
Zirconiumferrosilicon	302
Zoological collections, animals and	
birds for	1507



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