States, for the rancho lying in the State of California known by the name of Saujon de Santa Rita, a decree filed on the ninth day of Feb-United States in ruary, eighteen hundred and fifty-eight, was entered, confirming to the California as to said Soberanes the said tract of land known by the name of Saujon de land claim of "Saujon de Santa Rita; and whereas, on the presentation of the mandate of the ta Rita," con-Supreme Court of the United States, dismissing the appeal to the said firmed. Supreme Court of the United States in said cause, the said decree was made final by a decree of said district court, rendered on the first day of November, eighteen hundred and sixty; and whereas the land confirmed as aforesaid lies in the northern district of California, as ascertained by a final survey of the same: Therefore -

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the said decrees of the district court of the United States for the southern district of California shall be, and they are hereby declared to be, as valid and effectual as if the same had been rendered by the district court of the United States for the northern district of California.

APPROVED, July 12, 1862.

CHAP. CLXI.— An Act confirming a Land Claim in the State of Iowa, and for other July 12, 1862. Purposes.

Be it enacted by the Senate and House of Representatives of the United
States of America in Congress assembled, That the grant of lands to the of lands to Iowa then Territory of Iowa for the improvement of the Des Moines River, extended. made by the act of August eight, eighteen hundred and forty-six, is hereby extended so as to include the alternate sections (designated by odd numbers) lying within five miles of said river, between the Raccoon fork and the northern boundary of said State; such lands are to be held and applied in accordance with the provisions of the original grant, except that the consent of Congress is hereby given to the application of a portion thereof to aid in the construction of the Keokuk, Fort Des Moines, and Minnesota railroad, in accordance with the provisions of the act of the general assembly of the State of Iowa, approved March twenty-two, eighteen hundred and fifty-eight. And if any of said lands shall have If any lands been sold or otherwise disposed of by the United States before the passage have been disposed of across of this act, excepting those released by the United States to the grantees lent lands to be of the State of Iowa under the joint resolution of March second, eighteen given. hundred and sixty-two, the Secretary of the Interior is hereby directed to set apart an equal amount of lands within said State to be certified in lieu thereof: Provided, That if the said State shall have sold and conveyed any portion of the lands lying within the limits of this grant the title of which has proved invalid, any lands which shall be certified to said State in lieu thereof by virtue of the provisions of this act shall inure to, and be held as a trust fund for the benefit of, the person or persons respectively whose titles shall have failed as aforesaid.

1846, ch. 103. Vol. ix. p. 77.

Lands how to

Proviso.

APPROVED, July 12, 1862.

CHAP. CLXIII .- An Act increasing, temporarily, the Duties on Imports, and for other July 14, 1862. Purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the first Duties and rates day of August, anno Domini eighteen hundred and sixty-two, in lieu of rates. the duties heretofore imposed by law on the articles hereinafter mentioned there shall be levied, collected, and paid, on the goods, wares, and merchandise, herein enumerated and provided for, imported from foreign countries, the following duties and rates of duty, that is to say:

On sirup of sugar, or of sugar cane, or concentrated molasses, or concentrated melado, two cents per pound;

Sirup of sugar,

Sugar.

On all sugar not above number twelve, Dutch standard in color, two and one half-cents per pound;

On all sugar above number twelve, and not above number fifteen.

Dutch standard in color, three cents per pound;

On all sugar above number fifteen, not stove-dried, and not above number twenty Dutch standard in color, three and one-half cents per pound.

Refined sugar.

On all refined sugar in form of loaf, lump, crushed, powdered, pulverized, or granulated, and all stove-dried or other sugar above number twenty Dutch standard in color, four cents per pound: Provided. That the standards by which the color and grades of sugars are to be regulated shall be selected and furnished to the collectors of such ports of entry as may be necessary, by the Secretary of the Treasury, from time to time and in such manner as he may deem expedient;

Sugar candy.

On sugar candy, not colored, six cents per pound; on all other confectionery, made wholly or in part of sugar, and on sugars, after being refined, when tinctured, colored, or in any way adulterated, ten cents per pound;

Molasses.

On molasses, six cents per gallon: Provided, That all sirups of sugar or sugar cane, concentrated molasses or concentrated melado, entered under the name of molasses or any other name than sirup of sugar, or of sugar cane, concentrated molasses, or concentrated melado, shall be liable to forfeiture to the United States, and the same shall be forfeited;

Cigars.

On cigars of all kinds, valued at five dollars or less per thousand, thirtyfive cents per pound; valued at over five dollars and not over ten dollars per thousand, sixty cents per pound; valued at over ten and not over twenty dollars per thousand, eighty cents per pound; valued at over twenty dollars per thousand, one dollar per pound; and in addition thereto on all cigars valued at over ten dollars per thousand, ten per centum ad valorem: Provided, That paper cigars, or cigarettes, including wrappers, shall be subject to the same duties imposed on cigars;

Snuff. Tobacco. On snuff, thirty-five cents per pound; On tobacco, in leaf, unmanufactured and not stemmed, twenty-five cents

per pound; On stemmed, and tobacco manufactured of all descriptions, not other-

wise provided for, thirty-five cents per pound.

Duties in addition to former duties.

SEC. 2. And be it further enacted, That from and after the day and year aforesaid, in addition to the duties heretofore imposed by law, on the articles hereinafter mentioned, and included in this section, there shall be levied, collected, and paid on the goods, wares, and merchandise herein enumerated and provided for, imported from foreign countries, the following duties and rates of duty, that is to say:

Brandy. Other spirits. On brandy, for first proof, twenty-five cents per gallon;

On other spirits, manufactured or distilled from grain or other materials, for first proof, fifty cents per gallon;

Cordials.

On cordials, and liqueurs of all kinds, and arrack, absynthe, kirschenwasser, ratafia, and other similar spirituous beverages not otherwise provided for, twenty-five cents per gallon;

Bay rum. Ale, porter, and On bay rum, twenty-five cents per gallon; On ale, porter, and beer, in bottles, or otherwise, five cents per gallon;

Spirituous

On all spirituous liquors not otherwise enumerated, sixteen and twoliquors not other-thirds per centum ad valorem: Provided, That no lower rate or amount wise enumerated. of duty shall be levied, collected, and paid, on brandy, spirits, and all other spirituous beverages, than that fixed by law for the description of first proof, but shall be increased in proportion for any greater strength Bottles to pay than the strength of first proof: And provided, further, That bottles containing wines subject to ad valorem duties shall be liable to and pay the same rate of duty as that fixed upon the wines therein contained.

same duty as wine.

> SEC. 3. And be it further enacted, That from and after the day and year aforesaid, in addition to the duties heretofore imposed by law on

Additional

the articles hereinafter mentioned and included in this section, there shall duties on be levied, collected, and paid, on the goods, wares, and merchandise, herein enumerated and provided for, imported from foreign countries,

the following duties and rates of duty, that is to say:

On bar iron, rolled or hammered, comprising flats not less than one inch or more than seven inches wide, nor less than one-quarter of an inch or more than two inches thick; rounds not less than one-half an inch nor more than four inches in diameter; and squares not less than onehalf an inch nor more than four inches square, not exceeding in value the sum of fifty dollars per ton, two dollars per ton; exceeding in value the sum of fifty dollars per ton, three dollars per ton;

On bar iron, rolled or hammered, comprising flats less than one-quarter of an inch thick or more than seven inches wide; rounds less than onehalf an inch or more than four inches in diameter, and squares less than one-half an inch or more than four inches square, five dollars per

On all iron imported in bars for railroads and inclined planes made to patterns and fitted to be laid down on such roads or planes without further manufacture, one dollar and fifty cents per ton;

On boiler or other plate iron, five dollars per ton;

On iron wire, drawn and finished, not more than one-fourth of an inch in diameter nor less than number sixteen, wire gauge, one dollar per one hundred pounds; over number sixteen and not over number twenty-five, wire gauge, one dollar and fifty cents per one hundred pounds; over or finer than number twenty-five, wire gauge, two dollars per one hundred pounds; Provided, That wire covered with cotton, silk, or other material, shall pay five cents per pound in addition to the foregoing rates;

On hollow-ware, glazed or tinned, one-half cent per pound;

On sadirons, tailor's and hatter's irons, stoves and stove plates, onefourth of one cent per pound;

On band and hoop iron and slit rods, and all other descriptions of rolled or hammered iron, not otherwise provided for, five dollars per ton; iron.

On cut nails and spikes, one-fourth of one cent per pound;

On iron cables or cable chains, or parts thereof, seventy-five cents per one hundred pounds: *Provided*, That no chains made of wire or rods of a diameter less than one-half of one inch shall be considered a chain

On anvils, one dollar per one hundred pounds;

On anchors, or parts thereof, fifty cents per one hundred pounds;

On wrought board nails, spikes, rivets, bolts, bed-screws, and wrought

hinges, one-fourth of one cent per pound;

On chains, trace chains, halter chains, and fence chains, made of wire or rods, not under one-fourth of one inch in diameter, one-fourth of one cent per pound; under one fourth of one inch in diameter and not under number nine, wire gauge, one-half of one cent per pound; under number nine, wire gauge, five per centum ad valorem;

On blacksmiths' hammers, and sledges, and axles, or parts thereof, one-

half of one cent per pound;

On horseshoe nails, one cent per pound;

On steam, gas, and water tubes, and flues of wrought iron, one-fourth of one cent per pound;

On wrought iron railroad chairs, and wrought iron nuts and washers, ready punched, five dollars per ton;

On smooth or polished sheet iron, by whatever name designated, one-

half cent per pound;

On sheet iron, common or black, not thinner than number twenty, wire gauge, three dollars per ton; thinner than number twenty, and not thinner than number twenty-five, wire gauge, four dollars per ton; thinner than number twenty-five, wire gauge, five dollars per ton;

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Bar iron.

Boiler iron, &c. Iron wire.

Hollow ware. Sadirons, &c.

Band and hoop

Cut nails, &c.

Iron cables.

Anvils. Anchors.

Wrought nails,

Chains, &c.

Hammers. sledges, axles,

Horseshoe nails. Steam, &c., tubes.

Wrought iron railroad chairs.

Sheet iron.

Galvanized plates and iron.

Locomotive

Mill-irons, ocomotives, &c.

Wood-screws. Iron screws.

Manufactures

Cast iron pipes and other castings of iron.

Certain iron exempt from additional duty.

Steel.

Skates.

Iron squares. Files, &c.

Manufactures

of steel.

No allowance for rust, &c.

Bituminous

Osha ba

Coke, &c.
Additional duties on

Copper rods,

Zinc, spelter,

Lead.

On tin plates galvanized, galvanized iron, or iron coated with any metal by electric batteries, one-half cent per pound;

On locomotive tire, or parts thereof, one cent per pound;

On mill-irons, and mill-cranks of wrought iron, and wrought iron for ships, steam-engines, and locomotives, or parts thereof, weighing each twenty-five pounds or more, one-fourth of one cent per pound;

On screws, commonly called wood-screws, one cent and a half per pound; On screws, washed or plated, and all other screws of iron, except wood-screws, five per centum ad valorem;

On all manufactures of iron, not otherwise provided for, five per centum ad valorem;

On cast iron, steam, gas, and water pipes, twenty-five cents per one hundred pounds; on all other castings of iron, not otherwise provided for, nor exempted from duty, five per centum ad valorem: *Provided*, That the following descriptions of iron, manufactures of iron, and manufactures of steel, shall not be subject to any additional duty or rates of duty under the provisions of this act, that is to say: iron in pigs; cast iron butts and hinges; old scrap iron; malleable iron, and malleable iron castings, not otherwise provided for; cut-tacks, brads, and sprigs; cross-cut, mill, pit, and drag saws;

On steel in ingots, bars, sheets, or wire, not less than one-fourth of an inch in diameter, valued at seven cents per pound or less, one-fourth of one cent per pound; valued at above seven cents per pound and not above eleven cents per pound, one-half cent per pound; valued above eleven cents per pound, and on steel-wire and steel in any form, not otherwise provided for, five per centum ad valorem;

On skates valued at twenty cents or less per pair, two cents per pair; when valued at over twenty cents per pair, five per centum ad valorem; On iron squares, marked on one side, two cents and a half per pound;

on all other squares made of iron or steel, five cents per pound; On files, rasps, and floats, of all descriptions, two cents per pound, and

in addition thereto, five per centum ad valorem;
On all manufactures of steel, or of which steel shall be a component part, not otherwise provided for, five per centum ad valorem: Provided, That no allowance or reduction of duties for partial loss or damage shall be hereafter made in consequence of rust of iron or steel, or upon the manufactures of iron or steel, except on polished Russia sheet iron;

On bituminous coal, ten cents per ton of twenty-eight bushels, eighty pounds to the bushel; on all other coal, ten cents per ton of twenty-eight bushels, eighty pounds to the bushel;

On coke and culm of coal, five per centum ad valorem. Sec. 4. And be it further enacted, That from and after the day and

year aforesaid, in addition to the duties heretofore imposed by law on the articles hereinafter mentioned and included in this section, there shall be levied, collected, and paid on the goods, wares, and merchandise herein enumerated and provided for, imported from foreign countries, the following duties and rates of duty, that is to say:

On copper rods, bolts, pails, spikes, copper bottoms, copper in sheets or

On copper rods, bolts, nails, spikes, copper bottoms, copper in sheets or plates, called braziers' copper, and other sheets and manufactures of copper, not otherwise provided for, five per centum ad valorem;

On zinc, spelter, and teutenegue, unmanufactured, in blocks or pigs, twenty-five cents per one hundred pounds;

On zinc, spelter, and teutenegue, in sheets, one-half of one cent per pound;

On lead, in pipes and shot, three-fourths of one cent per pound;

On brass, in bars or pigs, and old brass, fit only to be remanufactured, five per centum ad valorem.

Duties in lieu of former SEC. 5. And be it further enacted, That from and after the day and year aforesaid, in lieu of the duties heretofore imposed by law on the

articles hereinafter mentioned, and on such as may now be exempt from duties on duty, there shall be levied, collected, and paid on the goods, wares, and merchandise enumerated and provided for in this section, imported from foreign countries, the following duties and rates of duty, that is to say:

Acid, boracic, five cents per pound; citric, ten cents per pound; oxalic, four cents per pound; sulphuric, one cent per pound; tartaric, twenty cents per pound; gallic, fifty cents per pound; tannic, twenty-five cents

per pound;

Alum, patent alum, alum substitute, sulphate of alumina, and aluminous cake, sixty cents per one hundred pounds;

Argols, or crude tartar, six cents per pound; cream tartar, ten cents per pound;

Asphaltum, three cents per pound;

Balsam copaiva, twenty cents per pound; Peruvian, fifty cents per

pound; tolu, thirty cents per pound;

Blanc fixe, enamelled white, satin white, or any combination of barytes and acid, two cents and a half per pound;

Barytes and sulphate of barytes, five mills per pound;

Burning fluid, fifty cents per gallon;

Bitter apples, colocynth, or coloquintida, ten cents per pound:

Borax, crude, or tincal, five cents per pound; refined, ten cents per pound:

Borate of lime, five cents per pound; Buchu leaves, ten cents per pound;

Camphor, crude, thirty cents per pound; refined, forty cents per pound;

Cantharides, fifty cents per pound:

Cloves, fifteen cents per pound; cassia, fifteen cents per pound; cassia buds, twenty cents per pound; cinnamon, twenty-five cents per pound;

Cayenne pepper, twelve cents per pound; ground, fifteen cents per pound; black pepper, twelve cents per pound; ground, fifteen cents per pound; white pepper, twelve cents per pound; ground, fifteen cents per pound;

Cocculus Indicus, ten cents per pound;

Cuttle-fish bone, five cents per pound;

Cubebs, ten cents per pound;

Dragon's blood, ten cents per pound;

Emery, ore or rock, six dollars per ton; manufactured, ground, or pulverized, one cent per pound;

Ergot, twenty cents per pound;

Epsom salts, one cent per pound; glauber salts, five mills per pound;

Rochelle salts, fifteen cents per pound;

Fruit ethers, essences or oils of apple, pear, peach, apricot, strawberry, and raspberry, made of fusil oil or of fruit, or imitations thereof, two dol- &c.

lars and fifty cents per pound;

French green, Paris green, mineral green, carmine lake, wood lake, dry carmine, Venetian red, vermilion, mineral blue, Prussian blue, chrome green. yellow, rose pink, extract of resin or analine colors, Dutch pink, and paints and painters' colors, (except white and red lead and oxide of zinc,) dry or ground in oil, and moist water colors, used in the manufacture of &c., lead, &c. paper-hangings and colored papers and cards, not otherwise provided for,

twenty-five per centum ad valorem; Ginger root, five cents per pound; ginger ground, eight cents per pound;

On gold leaf, one dollar and fifty cents per package of five hundred leaves; on silver leaf, seventy-five cents per package of five hundred silver leaf.

Gum aloes, six cents per pound; benzoin, ten cents per pound; sandarac, ten cents per pound; shellac, ten cents per pound; mastic, fifty cents per pound; copal, kowrie, damar, and all gums used for like purposes, ten cents per pound;

Acids.

Alum.

Argols.

Asphaltum.

Balsams.

Blanc fixe.

Barytes.

Burning fluid. Bitter apples.

Borax.

Borate of lime.

Buchu leaves. Camphor.

Cantharides. Cloves.

Pepper.

Cocculus Indicus.

Cuttle-fish

bone. Cubebs.

Dragon's blood.

Emery.

Ergot.

Epsom, &c.,

Fruit ethers,

French, &c.,

Except white,

Ginger. Gold and

Gum aloes, &c.

Honey, fifteen cents per gallon; Honey.

Iodine, crude, fifty cents per pound; resublimed, seventy-five cents per Iodine.

pound:

Ipecacuanha, or ipecac, fifty cents per pound; Ipecac.

Jalap, fifty cents per pound; Jalap.

Licorice root, one cent per pound; paste or juice, five cents per pound; Licorice.

Litharge, two and one-fourth cents per pound; Litharge.

Magnesia, carbonate, six cents per pound; calcined, twelve cents per Magnesia.

Manna.

Manna, twenty-five cents per pound;

Nitrate of soda, one cent per pound; Nitrate of soda.

Morphine and its salts, two dollars per ounce; mace and nutmeg, thirty Morphine.

cents per pound;

Ochres and ochrey earths, not otherwise provided for, when dry, fifty Ochres, &c. cents per one hundred pounds; when ground in oil, one dollar and fifty cents per one hundred pounds;

Oils, fixed or expressed.

Oils, fixed or expressed, croton, fifty cents per pound; almonds, ten cents per pound; bay or laurel, twenty cents per pound; castor, fifty cents per gallon; mace, fifty cents per pound; olive, not salad, twentyfive cents per gallon; salad, fifty cents per gallon; mustard, not salad,

twenty-five cents per gallon; salad, fifty cents per gallon;

Oils, essential or essence.

Oils, essential or essence, anise, fifty cents per pound; almonds, one dollar and fifty cents per pound; amber, crude, ten cents per pound; rectified, twenty cents per pound; bay leaves, seventeen dollars and fifty cents per pound; bergamot, one dollar per pound; cajeput, twenty-five cents per pound; caraway, fifty cents per pound; cassia, one dollar per pound; cinnamon, two dollars per pound; cloves, one dollar per pound; citronella, fifty cents per pound; cognac or cenanthic ether, two dollars per ounce; cubebs, one dollar per pound; fennel, fifty cents per pound; juniper, twenty-five cents per pound; lemons, fifty cents per pound; orange, fifty cents per pound; origanum, or red thyme, twenty-five cents per pound; roses, or otto, one dollar and fifty cents per ounce; thyme, white, thirty cents per pound; valerian, one dollar and fifty cents per pound; all other essential oils, not otherwise provided for, fifty per centum

Opium.

Opium, two dollars per pound;

Opium, prepared for smoking, eighty per centum ad valorem;

Paraffine. Paraffine, ten cents per pound;

Paris white.

Paris white, when dry, sixty cents per one hundred pounds; when ground in oil, one dollar and fifty cents per one hundred pounds;

Pimento.

Pimento, twelve cents per pound; when ground, fifteen cents per

pound;

Potash.

Potash, bichromate, three cents per pound; hydriodate, iodate, iodide, and acetate, seventy-five cents per pound; prussiate, yellow, five cents per pound; prussiate, red, ten cents per pound; chlorate, six cents per

Petroleum, &c.

Petroleum and coal illuminating oil, crude, ten cents per gallon; refined, or kerosene, produced from the distillation of coal, asphaltum, shale, peat,

Post, p. 742.

petroleum, or rock oil, or other bituminous substances, used for like purposes, twenty cents per gallon; Putty, one dollar and fifty cents per one hundred pounds;

Putty. Quinine.

Quinine, sulphate of, and other salts of quinine, forty-five per centum ad valorem;

Rhubarb. Rose leaves.

Rhubarb, fifty cents per pound; Rose leaves, fifty cents per pound;

Rum essence or oil.

Rum essence or oil, and bay rum essence or oil, two dollars per ounce; Saltpetre, or nitrate of potash, crude, two cents per pound; refined, three cents per pound;

Saltpetre. Post, p. 742. Seeds.

Seeds, anise, five cents per pound; star anise, ten cents per pound;

canary, one dollar per bushel of sixty pounds; caraway, three cents per pound; cardamom, fifty cents per pound; cummin, five cents per pound; coriander, three cents per pound; fennel, two cents per pound; fe[n]ugreek, two cents per pound; hemp, one-half cent per pound; mustard, brown, three cents per pound; white, three cents per pound; rape, one cent per pound; castor seeds or beans, thirty cents per bushel;

Sugar of lead, four cents per pound;

Tartar emetic, fifteen cents per pound;

Varnish, valued at one dollar and fifty cents or less per gallon, fifty cents per gallon, and twenty per centum ad valorem; valued at above one dollar and fifty cents per gallon, fifty cents per gallon, and twenty-five per centum ad valorem;

Vanilla beans, three dollars per pound:

Verdigris, six cents per pound;

Whiting, when dry, fifty cents per one hundred pounds; when ground in oil, one dollar and fifty cents per one hundred pounds;

Acetous, benzoic, muriatic, and pyroligneous acids, cutch or catechu, orchil and cudbear, safflower and sumac, ten per centum ad valorem;

Arsenic in all forms, ammonia, and sulphate and carbonate of ammonia; bark, cinchona, Peruvian, Lima, Calisaya, quilla, and all other medicinal barks, flowers, leaves, plants, roots, and seeds, not otherwise barks, gums, &c. provided for; cobalt, and oxide of cobalt; gums, amber, Arabic, jedda, provided for. senegal, tragacanth, myrrh, and all other gums and gum resins not otherwise provided for; quassia wood; smalts; sarsaparilla; tapioca; tonqua beans and sponges, twenty per centum ad valorem; acetic acid, twentyfive per centum ad valorem;

Santonine and glycerine, thirty per centum ad valorem;

On all pills, powders, tinctures, troches or lozenges, sirups, cordials, bitters, anodynes, tonics, plasters, liniments, salves, ointments, pastes, drops, waters, essences, spirits, oils, or other medicinal preparations or composi- Medicinal preptions, recommended to the public as proprietary medicines, or prepared arations. according to some private formula or secret art as remedies or specifics for any disease or diseases or affections whatever affecting the human or animal body, fifty per centum ad valorem;

On all essences, extracts, toilet waters, cosmetics, hair oils, pomades, hair dressings, hair restoratives, hair dyes, tooth washes, dentrifices, tooth fumes. pastes, aromatic cachous, or other perfumeries or cosmetics, by whatsoever name or names known, used or applied as perfumes or applications to the

hair, mouth, or skin, fifty per centum ad valorem.

Sec. 6. And be it further enacted, That from and after the day and additional duties, &c. on. year aforesaid, in addition to the duties heretofore imposed by law on the articles hereinafter mentioned, and on such as may now be exempt from duty, there shall be levied, collected, and paid, on the goods, wares, and merchandise enumerated and provided for in this section, imported from foreign countries, a duty of ten per centum ad valorem, that is to say:

Antimony, crude;

Assafœtida;

Beeswax;

Blacking of all descriptions;

Building stone of all descriptions, not otherwise provided for;

Calomel; Catsup;

Civet, oil of;

Cobalt ores;

Extract of indigo; extract of madder; extract and decoctions of log-

wood, and other dyewoods; Flints, and flint, ground;

Flocks, waste or shoddy;

Furs, dressed, when not on the skin;

Sugar of lead. Tartar emetic. Varnish.

Vanilla beans. Verdigris.

Whiting.

Acetous, &c. acids, &c.

Arsenic, &c. Medicinal

Acetic acid.

Santonine, &c. Pills, &c.

Essences,

Assafœtida. Beeswax. Blacking.

Antimony.

Building stone Calomel.

Catsup. Civet.

Cobalt ores Extracts.

Flints. Flocks. Furs.

Garancine.

Garancine;

Ginger.

Ginger, preserved, or pickled;

Green turtle.

Green turtle;

Grindstones.

Grindstones, unwrought, or wrought or finished;

Gutta-percha.

Gutta-percha, unmanufactured;

Isinglass.

Isinglass or fish glue;

Japanned ware.

Japanned ware of all kinds, not otherwise provided for;

Lastings.

Lastings, mohair cloth, silk, twist, or other manufacture of cloth woven or made in patterns of such size, shape and form, or cut in such manner as to be fit for shoes, slippers, boots, bootees, gaiters, and buttons, exclusively, not combined with India-rubber;

Mats. Matting.

Mats of cocoa-nut;

Matting, china, and other floor matting, and mats made of flags, jute, or

Manufactures gutta-percha. Milk of India-

rubber.

Manufactures of gutta-percha;

Milk of India-rubber; medicinal preparations not otherwise provided for;

Music. Musical instruMusic, printed with lines, bound or unbound;

Musical instruments of all kinds, and strings for musical instruments of whipgut or catgut, and all other strings of the same material;

Nickel.

Nickel:

Osier.

Osier or willow, prepared for basket makers' use;

Philosophical instruments. Plaster of Paris. Philosophical apparatus and instruments; Plaster of Paris, when ground;

Quills. Strychnine. Strychnine;

Staves.

Staves for pipes, hogsheads, or other casks; Teeth, manufactured;

Teeth. Thread lace.

Thread lace and insertings;

Woollen listings. Additional

duties on

Woollen listings.

SEC. 7. And be it further enacted, That, in addition to the duties heretofore imposed by law on the articles hereinafter mentioned and provided for in this section, there shall be levied, collected, and paid, on the goods, wares, and merchandise herein enumerated, imported from foreign countries, the following duties and rates of duty, that is to say:

Chocolate, &c. Copperas.

On chocolate and cocoa prepared, one cent per pound;

On copperas, green vitriol, or sulphate of iron, one-fourth cent per

Linseed, &c.

On linseed, flax-seed, hemp-seed, and rape-seed oil, three cents per gallon;

Saleratus, &c.

On saleratus and bicarbonate of soda, one-half cent per pound;

Caustic soda.

On caustic soda, one-half cent per pound;

Salt.

On salt, in sacks, barrels, other packages, or in bulk, six cents per one hundred pounds; On soap, fancy, scented, honey, cream, transparent, and all descriptions

Soap.

of toilet and shaving soap, two cents per pound; all other soap, five per centum ad valorem.

Spirits of turpentine.

On spirits of turpentine, five cents per gallon;

On starch of all descriptions, one-half cent per pound: Starch. White and red On white and red lead, dry or ground in oil, fifteen cents per one hundred pounds;

Oxide of zinc.

On oxide of zinc, dry or ground in oil, twenty-five cents per one hundred pounds;

Duties in lieu of former duties

SEC. 8. And be it further enacted, That from and after the day and year aforesaid, in lieu of the duties heretofore imposed by law on the articles hereinafter mention [ed], and on such as may now be exempt from duty, there shall be levied, collected, and paid on the goods, wares, and merchandise enumerated and provided for in this section, imported from foreign countries, the following duties and rates of duty, that is to On anchovies, preserved in salt, thirty per centum ad valorem;

On andirons, made of cast iron, one cent and one-fourth per pound;

On barley, pearl or hulled, one cent per pound;

On bonnets, hats, and hoods, for men, women, and children, composed of straw, chip, grass, palm-leaf, willow, or any other vegetable substance. or of silk, hair, whalebone, or other material, not otherwise provided for, forty per centum ad valorem;

On braids, plaits, flats, laces, trimmings, sparterre, tissues, willow sheets and squares, used for making or ornamenting hats, bonnets, and hoods, composed of straw, chip, grass, palm-leaf, willow, or any other vegetable substance, or of hair, whalebone, or other material, not otherwise provided for, thirty per centum ad valorem;

On books, periodicals, pamphlets, blank-books, bound or unbound, and all printed matter, engravings, bound or unbound, illustrated books and papers, and maps and charts, twenty per centum ad valorem; Provided, That all imported cotton and linen rags for the manufacture of paper shall be free of duty;

On bristles, ten cents per pound;

On candles and tapers, stearine and adamantine, five cents per pound; on spermaceti, paraffine, and wax candles and tapers, pure or mixed, eight cents per pound; on all other candles and tapers, two and one-half cents per pound;

On chicory root, two cents per pound; on chicory ground, burnt, or

prepared, three cents per pound;

On acorn coffee and dandelion root, raw or prepared, and all other articles used or intended to be used as coffee, or a substitute for coffee, and not otherwise provided for, three cents per pound;

On coloring for brandy, fifty per centum ad valorem;

On cork wood, unmanufactured, thirty per centum ad valorem; on Cork wood. corks, fifty per centum ad valorem;

On cotton, one-half cent per pound;

On feathers and downs for beds or bedding, of all descriptions, thirty per centum ad valorem;

On ostrich, vulture, cock, and other ornamental feathers, crude or not dressed, colored, or manufactured, twenty per centum ad valorem; when dressed, colored, or manufactured, forty per centum ad valorem;

On feathers and flowers, artificial and parts thereof, of whatever material composed, not otherwise provided for, forty per centum ad valorem;

On fire-crackers, fifty cents per box of forty packs, not exceeding eighty to each pack; and in the same proportion for a greater number;

On fruit, shade, lawn, and ornamental trees, shrubs, plants, and bulbous roots, and flower seeds, not otherwise provided for, thirty per centum ad roots, seeds, &c. valorem;

On gloves, made of skins or leather, forty per centum ad valorem;

On gunpowder, and all explosive substances used for mining, blasting, artillery, or sporting purposes, valued at less than twenty cents per pound, six cents per pound; valued at twenty cents or over per pound, six cents per pound and twenty per centum ad valorem in addition thereto;

On garden seeds, and all other seeds for agricultural and horticultural purposes, not otherwise provided for, thirty per centum ad valorem;

On hides, raw, and skins of all kinds, whether dried, salted, or pickled,

ten per centum ad valorem; On hollow-ware and vessels of cast iron, not otherwise provided for,

one cent and one-fourth per pound;

On hops, five cents per pound;

On human hair, raw, uncleaned, and not drawn, twenty per centum ad valorem; when cleaned or drawn, but not manufactured, thirty per centum ad valorem; when manufactured, forty per centum ad valorem;

On lead ore, one dollar per one hundred pounds;

Anchovies. Andirons.

Barley.

Bonnets, &c.

Braids, &c.

Books, &c.

Cotton and

linen rags for paper to be free.

> Bristles. Candles, &c.

Chicory.

Acorn coffee,

Brandy color

Cotton. Feathers, &c.

Fire-crackers.

Fruit-trees,

Gloves. Gunpowder.

Garden seeds

Hides.

Hollow-ware.

Hops.

Human hair.

Lead ore

Marhle.

On marble, white statuary, in block, rough, or squared, seventy-five cents per cubic foot; veined marble, and marble of all other descriptions, not otherwise provided for, in block, rough, or squared, forty per centum ad valorem:

Manufactures of marble.

On all manufactures of marble, marble slabs, marble paving tiles, and marble sawed, dressed, or polished, fifty per centum ad valorem;

Bladders. India-rubber and silk.

On manufactures of bladders, thirty per centum ad valorem; On manufactures of India-rubber and silk, or of India-rubber and silk and other materials, fifty per centum ad valorem;

Mustard.

On mustard, ground, in bulk, twelve cents per pound; when enclosed

Plates engraved.

in glass or tin, sixteen cents per pound;

Plumbago.

On plates engraved, of steel, copper, wood, or any other material, twenty-five per centum ad valorem;

Potatoes. Percussion caps, and fulmiOn plumbago or black lead, ten dollars per ton; On potatoes, twenty-five cents per bushel;

On percussion caps, fulminates, fulminating powders, and all articles used for like purposes, not otherwise provided for, thirty per centum ad valorem:

nating powders. Playing-cards.

On playing-cards, valued at twenty-five cents or less per pack, fifteen cents per pack; valued above twenty-five cents per pack, twenty-five cents per pack;

Metallic pens.

On pens, metallic, ten cents per gross;

On pen-holder tips, metallic, ten cents per gross; Pen-holder tips. On pen-holders, complete, ten cents per dozen; Pen-holders.

Lead pencils. Rice.

On lead pencils, one dollar per gross;

On rice, cleaned, one cent and a half per pound; paddy, three quarters of one cent per pound; uncleaned rice, one cent per pound; On sago and sago flour, one cent and a half per pound;

Sago, &c. Sheathing copper and metal.

On sheathing copper, and sheathing metal or yellow metal not wholly of copper nor wholly or in part of iron, ungalvanized, in sheets fortyeight inches long and fourteen inches wide, and weighing from fourteen to thirty-four ounces per square foot, three cents per pound;

On tin in pigs, bars, or blocks, fifteen per centum ad valorem;

Tin.

On tin in plates or sheets, terne, and tagger tin, twenty-five per centum ad valorem; on oxide, muriatic, and salts of tin and tin foil, thirty per centum ad valorem.

ties on

SEC. 9. And be it further enacted, That, in addition to the duties here-Additional du- tofore imposed by law on the articles hereinafter mentioned and included in this section, there shall be levied, collected, and paid, on the goods, wares, and merchandise herein enumerated and provided for, imported from foreign countries, the following duties and rates of duty, that is to say:

Carpets and carpetings.

On Wilton, Saxony, and Aubusson, Axminster, patent velvet, Tournay velvet, and tapestry velvet carpets and carpeting, Brussels carpets wrought by the Jacquard machine, and all medallion or whole carpets, five cents per square yard; on Brussels and tapestry Brussels carpets and carpeting, printed on the warp or otherwise, three cents per square yard; on all treble-ingrain and worsted chain Venetian carpets and carpetings, three cents per square yard; on hemp or jute carpeting, two cents per square yard; on all other kinds of carpets and carpeting, of wool, flax, or cotton, or parts of either or other material (except druggets, bockings, and felt carpets and carpetings), not otherwise provided for, five per centum ad valorem: Provided, That mats, rugs, screens, covers, hassocks, bedsides, and other portions of carpets or carpeting, shall pay the rate of duty herein imposed on carpets and carpeting of similar character; on all other mats, screens, hassocks, and rugs, five per centum ad valorem.

Mats, rugs, screens, &c.

Woollens and manufactures of wool.

On woollen cloths, woollen shawls, and all manufactures of wool, of every description, made wholly or in part of wool, not otherwise provided for, a duty of six cents per pound, and, in addition thereto, five per centum ad valorem;

On goods of like description, when valued at over one dollar per square vard, or weighing less than twelve ounces per square yard, a duty of six cents per pound, and, in addition thereto, ten per centum ad valorem;

On endless belts or felts for paper, and blanketing for printing machines,

five per centum ad valorem:

On flannels, of all descriptions, five per centum ad valorem;

On hats of wool, ten per centum ad valorem:

On woollen and worsted yarn, of all descriptions, five per centum ad

On clothing ready made, and wearing apparel of every description, composed wholly or in part of wool, made up or manufactured wholly or wearing apparel.

in part by the tailor, seamstress, or manufacturer, six cents per pound, and, in addition thereto, five per centum ad valorem: Provided, That Balmoral skirts, or goods of like description, or used for like purposes, made wholly or in part of wool, shall be subjected to the same duties that skirts, &c.

are levied upon ready-made clothing;

On blankets of all kinds, made wholly or in part of wool, five per centum

ad valorem;

On all delaines, cashmere delaines, muslin delaines, barege delaines, composed wholly or in part of worsted, wool, mohair, or goats' hair, and on all goods of similar description, not exceeding in value forty cents per square yard, two cents per square yard;

On bunting, worsted yarns, and on all other manufactures of worsted or of which worsted shall be a component material, not otherwise provided ted yarns, &c.

for, five per centum ad valorem;

On oil-cloth for floors, stamped, or printed, of all descriptions, five per centum ad valorem.

On coir floor matting and carpeting, five per centum ad valorem.

SEC. 10. And be it further enacted, That from and after the day and ing. &c. year aforesaid, in addition to the duties heretofore imposed by law on the ties on articles hereinafter mentioned and provided for in this section, there shall be levied, collected, and paid, on the goods, wares, and merchandise herein enumerated, imported from foreign countries, the following duties and

rates of duty, that is to say:

First. On all manufactures of cotton, bleached or unbleached, and not colored, stained, painted, or printed, and not exceeding one hundred of cotton, not threads to the square inch, counting the warp and filling, and exceeding &c. in weight five ounces per square yard, one-fourth of one cent per square yard; on finer or lighter goods of like description, not exceeding one hundred and forty threads to the square inch, counting the warp and filling, one-half cent per square yard; on goods of like description, exceeding one hundred and forty threads, and not exceeding two hundred threads to the square inch, counting the warp and filling, three-fourths of one cent per square yard; on like goods, exceeding two hundred threads to the square inch, counting the warp and filling, one cent per square yard; on all goods embraced in the foregoing schedules (except jeans, denimes, drillings, bedtickings, ginghams, plaids, cottonades, pantaloon stuffs, and goods of like description, not exceeding in value the sum of sixteen cents per square yard), if printed, painted, colored, or stained, they shall be considered to have been bleached goods, and there shall be printed, &c. levied, collected, and paid a duty of one cent per square yard, in addition to the rates of duty provided for bleached goods. Provided, That upon all plain woven cotton goods, not included in the foregoing schedules, and cotton goods not upon cotton goods of every description, the value of which shall exceed included, &c. sixteen cents per square yard, there shall be levied, collected, and paid, a duty of five per centum ad valorem: And provided, further, That no cotton goods, having more than two hundred threads to the square inch, counting the warp and filling, shall be admitted to a less rate of duty than is provided for goods which are of that number of threads.

Endless belts or felts.

Flannels. Hats of wool.

Woollen, &c.

Clothing and

Balmoral

Blankets.

Delaines, &c.

Bunting, wors-

Oil-cloth.

Coir floor mat-

Additional du-

Manufactures

If colored,

Plain woven

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Spoot cotton.

Second. On spool and other thread of cotton, ten per centum ad valorem.

Shirts and drawers.

Third. On shirts and drawers, wove or made on frames, composed wholly of cotton and cotton velvet, five per centum ad valorem.

Cotton jeans, &c.

On all cotton jeans, denimes, drillings, bedtickings, ginghams, plaids, cottonades, pantaloon stuffs, and goods of like description, not exceeding in value the sum of sixteen cents per square yard, two cents per square vard; and on all manufactures composed wholly of cotton, bleached, unbleached, printed, painted, or dyed, not otherwise provided for, five per centum ad valorem.

Brown or bleached linens,

Fifth. On all brown or bleached linens, ducks, canvas paddings, cotbottoms, burlaps, drills, coatings, brown hollands, blay linens, damasks, diapers, crash, huckabacks, handkerchiefs, lawns, or other manufactures of flax, jute, or hemp (or of which flax, jute, or hemp shall be the component material of chief value), five per centum ad valorem; on flax or linen threads, twine and packthread, and all other manufactures of flax, or of which flax shall be the component material of chief value, and not otherwise provided for, five per centum ad valorem.

Flax or linen threads.

ties on

SEC. 11. And be it further enacted, That from and after the day and Additional duyear aforesaid, in addition to the duties heretofore imposed by law on the articles hereinafter mentioned and provided for in this section, there shall be levied, collected, and paid, on the goods, wares, and merchandise herein enumerated, imported from foreign countries, the following duties and rates of duty, that is to say:

Jute, Sisal grass, &c.

On jute, Sisal grass, sun hemp, coir, and other vegetable substances not enumerated, (except flax, tow of flax, Russia and manilla hemp, and codilla, or tow of hemp,) five dollars per ton;

Jute butts.

On jute butts, one dollar per ton;

Cordage.

On tarred cables, or cordage, one-fourth of one cent per pound; On untarred manilla cordage, one-fourth of one cent per pound; On all other untarred cordage, one-half cent per pound;

Hemp yarn. Coir yarn.

On hemp yarn, one cent per pound; On coir yarn, one-half cent per pound; On seines, one-half cent per pound;

Seines. Cotton bagging.

On cotton bagging, or other manufactures not otherwise provided for, suitable for the uses to which cotton bagging is applied whether composed in whole or in part of hemp, jute, or flax, or any other material valued at less than ten cents per square yard, three-fourths of one cent per pound; over ten cents per square yard, one cent per pound;

Sail duck. Russia, &c.,

On sail duck, five per centum ad valorem;

On Russia and other sheetings, made of flax or hemp, brown and white, sheetings. five per centum ad valorem; and

Other manufactures of hemp.

On all other manufactures of hemp, or of which hemp shall be a component part, not otherwise provided for, five per centum ad valorem;

Grass cloth. Jute yarns.

On grass cloth, five per centum ad valorem; On jute yarns, five per centum ad valorem;

Other manufac-

On all other manufactures of jute or Sisal grass, not otherwise provided tures of jute, &c. for, five per centum ad valorem: Provided, That all hemp, or preparanaval purposes to tions of hemp used for naval purposes by the government of the United be of American States, shall be of American growth and purposes by the government of the United States, shall be of American growth or manufacture: Provided, further, The same can be obtained of as good quality and at as low a price.

growth, if ob-tainable at same price, &c. Duties in lieu

SEC. 12. And be it further enacted, That from and after the day and year aforesaid, in lieu of the duties heretofore imposed by law on the of duties, &c., on articles hereinafter mentioned, and on such as may now be exempt from duty, there shall be levied, collected, and paid, on the goods, wares, and merchandise enumerated and provided for in this section, imported from foreign countries, the following duties and rates of duty, that is to say:

Earthen and stoneware.

On all brown earthenware and common stoneware, gas retorts, stoneware not ornamented, and stoneware above the capacity of ten gallons, twenty per centum ad valorem;

On China and porcelain ware, gilded, ornamented, or decorated in any manner, forty per centum ad valorem;

On China and porcelain ware, plain white, and not decorated in any manner, and all other earthen, stone, or crockery ware, white, glazed, edged, printed, painted, dipped, or cream-colored, composed of earthy or mineral substances, and not otherwise provided for, thirty-five per centum ad valorem:

Slates, slate pencils, slate chimney-pieces, mantels, slabs for tables, and all other manufactures of slate, forty per centum ad valorem;

Slates, mantels, slabs, &c.

On unwrought clay, pipe clay, fire clay, and kaoline, five dollars per ton;

Unwrought clay.

On fuller's earth, three dollars per ton;

Fuller's earth.

On white chalk, four dollars per ton; on red and French chalk, ten per centum ad valorem; on chalk of all descriptions, not otherwise provided for, twenty-five per centum ad valorem.

Glassware.

On all plain and mould and press glassware, not cut, engraved, or painted, thirty per cent ad valorem;

On all articles of glass, cut, engraved, painted, colored, printed, stained, silvered or gilded, not including plate-glass silvered, or looking-glass plates,

thirty-five per centum ad valorem;

Rough plate-

On fluted, rolled, or rough plate-glass, not including crown, cylinder, broad, or common window glass, not exceeding ten by fifteen inches, glass. seventy-five cents per one hundred square feet; above that, and not exceeding sixteen by twenty-four inches, one cent per square foot; above that, and not exceeding twenty-four by thirty inches, one cent and a half per square foot; all above that, two cents per square foot: Provided, That all fluted, rolled, 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;

Proviso.

On all cast polished plate-glass, unsilvered, not exceeding ten by fifteen inches, three cents per square foot; above that, and not exceeding sixteen glass, unsilvered. by twenty-four inches, five cents per square foot; above that, and not exceeding twenty-four by thirty inches, eight cents per square foot; above that, and not exceeding twenty-four by sixty inches, twenty-five cents per square foot; all above that, fifty cents per square foot;

Polished plate-

On all cast polished plate-glass, silvered, or looking-glass plates, exceeding ten by fifteen inches, four cents per square foot; above that, and glass, silvered. not exceeding sixteen by twenty-four inches, six cents per square foot; above that, and not exceeding twenty-four by thirty inches, ten cents per square foot; above that, and not exceeding twenty-four by sixty inches, thirty-five cents per square foot; all above that, sixty 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 be liable to pay, in addition thereto, thirty per centum ad valorem upon such frames;

Polished plate-

On porcelain and Bohemian glass, glass crystals for watches, paintings on glass or glasses, pebbles for spectacles, and all manufactures of glass, hemian glass, &c. or of which glass shall be a component material, except crown, cylinder, and other window glass, not otherwise provided for, and all glass bottles or jars filled with sweetmeats, preserves, thirty-five per centum ad va-

Proviso.

Porcelain, Bo-

SEC. 13. And be it further enacted, That from and after the day and year aforesaid, in addition to the duties heretofore imposed by law on ties on the articles hereinafter mentioned, there shall be levied, collected, and paid, on the goods, wares, and merchandise enumerated and provided for in this section, imported from foreign countries, a duty of five per centum ad valorem, that is to say:

Additional du-

Argentine, alabalta, or German silver, manufactured or unmanufac-

Argentine, &c.

tured;

Articles emproidered

Articles embroidered with gold, silver, or other metal;

or worn.

Articles worn by men, women, or children, of whatever material composed, made up, or made wholly or in part by hand, not otherwise provided for;

Britannia ware.

Britannia ware;

Baskets, &c.

Baskets, and all other articles composed of grass, ozier, palm leaf. straw, whalebone, or willow, not otherwise provided for;

Bracelets, &c.

Bracelets, braids, chains, curls, or ringlets composed of hair, or of which hair is a component material;

Braces, &c.

Braces, suspenders, webbing, or other fabrics composed wholly or in part of India-rubber, not otherwise provided for;

Brooms, &c.

Brooms and brushes of all kinds;

Canes. &c. Capers, pickles,

Canes and sticks for walking, finished or unfinished; Capers, pickles, and sauces of all kinds, not otherwise provided for;

Caps, hats, &c.

Caps, hats, muffs, and tippets of fur, and all other manufactures of fur, or of which fur shall be a component material;

Caps, gloves, leggins, mits, socks, stockings, wove shirts and drawers, and all similar articles made on frames, of whatever material composed, worn by men, women and children, and not otherwise provided for;

Card cases, &c.

Card cases, pocket books, shell boxes, souvenirs, and all similar articles, of whatever material composed;

Carriages, &c. Clocks.

Carriages and parts of carriages;

Clothing.

Clocks and parts of clocks; Clothing, ready made, and wearing apparel of whatever description, of whatever material composed, except wool, made up or manufactured

wholly or in part by the tailor, seamstress, or manufacturer;

Coach, &c., furniture, saddlery, &c.

Coach and harness furniture of all kinds, saddlery, coach and harness hardware, silver plated, brass plated, or covered, common tinned, burnished, or japanned, not otherwise provided for;

Combs. Compositions

Combs of all kinds;

of glass, &c.

Compositions of glass or paste, when set;

Preserved fruits.

Composition tops for tables, or other articles of furniture; Comfits, sweetmeats, or fruits preserved in sugar, brandy, or molasses, not otherwise provided for:

Cotton cords.

Cotton cords, gimps, and galloons;

Cotton laces,

Cotton laces, cotton insertings, cotton trimming laces, and cotton braids, colored or uncolored:

Court-plaster.

Court-plaster;

Cutlery.

Cutlery of all kinds;

Dolls, &c.

Dolls and toys of all kinds;

Encaustic tiles.

Encaustic tiles;

Epaulets, &c.

Epaulets, galloons, laces, knots, stars, tassels, tresses, and wings, of gold, silver, or other metal;

Fans and fire-

Fans and fire-screens of every description, of whatever material com-

screens. Umbrella, &c.,

Frames and sticks for umbrellas, parasols, and sunshades, finished or

frames. Furniture.

Furniture, cabinet and household:

Furs.

Furs, dressed;

Hair pencils.

Hair pencils;

unfinished;

Hat bodies.

Hat bodies of cotton or wool, or of which wool is the component material of chief value;

Hair cloth, &c.

Hair cloth, hair seatings, and all other manufactures of hair, not otherwise provided for;

Ink.

Ink, printers' ink, and ink powder;

Leather. Jet.

Japanned, patent or enamelled leather, or skins of all kinds;

Leather.

Jet and manufactures of jet, and imitations thereof;

Leather, tanned, of all descriptions;

Maccaroni, &c. Maccaroni, vermicelli, gelatine, jellies, and all similar preparations; Manufactures of bone, shell, horn, ivory or vegetable ivory;

Manufactures of paper, or of which paper is a component material, not

otherwise provided for;

Manufactures of the bark of the cork tree, except corks;

Manufactures, articles, vessels and wares, not otherwise provided for, of gold, silver, copper, brass, iron, steel, lead, pewter, tin, or other metal, or of which either of these metals or any other metal shall be the component material of chief value;

Manufactures not otherwise provided for, composed of mixed materials, mixed materials in part of cotton, silk, wool, or worsted, hemp, jute, or flax;

Manufactures of cotton, linen, silk, or worsted, if embroidered or tam-cotton, silk, boured, in the loom or otherwise, by machinery or with the needle or not otherwise for provided for other process, not otherwise provided for;

Manufactures of cedar wood, granadilla, ebony, mahogany, rosewood, cedar wood, &c.,

and satin wood;

Manufactures and articles of leather, or of which leather shall be a leather. component part, not otherwise provided for;

Manufactures, articles, and wares, of papier mache;

Manufactures of goats' hair or mohair, or of which goats' hair or mohair shall be a component material, not otherwise provided for;

Manufactures of wood, or of which wood is the chief component part, wood.

not otherwise provided for;

Morocco skins; Muskets, rifles, and other fire-arms;

Needles, sewing, darning, knitting, and all other descriptions;

Oil-cloth of every description, of whatever material composed, not otherwise provided for;

Paper boxes, and all other fancy boxes;

Paper envelopes;

Paper-hangings, and paper for screens or fire-boards; paper, antiquarian, demy, drawing, elephant, foolscap, imperial, letter, and all other paper, ings, &c.
Post, p. 742. not otherwise provided for;

Pins, solid head or other;

Plated and gilt ware of all kinds;

Prepared vegetables, meats, fish, poultry, and game, sealed or unsealed, ware.

in cans or otherwise;

Ratans and reeds, manufactured or partially manufactured;

Roofing slates;

Scagliola tops for tables or other articles of furniture;

Sealing-wax;

Side arms of every description;

Silver-plated metal, in sheets or other form;

Stereotype plates;

Still bottoms;

Twines and packthread, of whatever material composed, not otherwise provided for;

Type metal;

Types, new; Umbrellas, parasols, and sunshades;

Velvet, when printed or painted;

Wafers:

Water colors;

Watches and parts of watches, and watch materials, and unfinished

parts of watches;

Webbing, composed of wool, cotton, flax, or any other materials, not

otherwise provided for.

SEC. 14. And be it further enacted, That, from and after the day and year aforesaid, there shall be levied, collected, and paid on all goods, on tea, and prowares, and merchandise of the growth or produce of countries beyond the ducts of countries

Manufactures of bone.

bark of cork tree

gold, silver, &c.,

not otherwise provided for;

goats' hair or mo-

Morocco skins. Muskets, &c.

Needles.

Oil-cloth.

Paper boxes.

Envelopes Paper-hang-

Pins.

Plated and gilt

Prepared

meats, &c. Ratans and

Roofing slates.

Scagliola tops, &c.

Sealing-wax. Side arms. Silver-plated

metal. Stereotype

plates. Still bottoms. Twines.

Type metal. Types.

Umbrellas. Velvet.

Wafers. Water colors.

Watches, &c.

Webbing.

Ten per cent.

Additional tonnage duty on 31, 1862.

pay tonnage duty only once a year.

Post, p. 742.

This act not to impair rights. &c., under any treaty.

Suspension of art of act of 1856, ch. 164. Vol. xi. p. 119.

Post, p. 742.

timated.

After Nov. 1, 1862, no goods to be admitted to

[Repealed, 1863, ch. 76, § 14.

Post, p. 741.]

what,

by whom administered.

beyond the Cape of Good Hope, when imported from places this side of the Cape of Good Hope, if of Good Hope, a duty of ten per cent, ad valorem, and in addition to the of Good Hope, a duty of ten per cent. ad valorem, and in addition to the imported, &c. of Good Hope, a duty of ten per cent. ad valorent, and in addition to the 1863, ch. 77, § 2. duties imposed on any such articles when imported directly from the place Post, p. 742. or places of their growth or production. or places of their growth or production.

SEC. 15. And be it further enacted, That upon all ships, vessels, or nage duty on vessels after Dec. steamers, which, after the thirty-first day of December, eighteen hundred and sixty-two, shall be entered at any custom-house in the United States from any foreign port or place, or from any port or place in the United States, whether ships or vessels of the United States, or belonging wholly

or in part to subjects of foreign powers, there shall be paid a tax or tonnage duty of ten cents per ton of the measurement of said vessel, in Certain ships to addition to any tonnage duty now imposed by law: Provided, That the said tax or tonnage duty shall not be collected more than once in each year on any ship, vessel, or steamer having a license to trade between different districts of the United States, or to carry on the bank, whale, or other fisheries, whilst employed therein, or on any ship, vessel, or steamer. to or from any port or place in Mexico, the British provinces of North America, or any of the West India islands: Provided, also, That nothing

in this act contained shall be deemed in anywise to impair any rights and privileges which have been or may be acquired by any foreign nation under the laws and treaties of the United States relative to the duty on tonnage of vessels: Provided, further, That so much of the act of August eighteen, eighteen hundred and fifty-six, entitled "An act to authorize

protection to be given to citizens of the United States who may discover deposits of guano," as prohibits the export thereof, is hereby suspended for one year from and after the passage of this act.

SEC. 16. And be it further enacted, That from and after the passage Tare, how es- of this act, in estimating the allowance for tare on all chests, boxes, cases, casks, bags, or other envelope or covering of all articles imported liable to pay any duty, where the original invoice is produced at the time of making entry thereof, and the tare shall be specified therein, it shall be lawful for the collector, if he shall see fit, or for the collector and naval officer, if such officer there be, if they shall see fit, with the consent of the consignees, to estimate the said tare according to such invoice; but in all other cases the real tare shall be allowed, and may be ascertained under such regulations as the Secretary of the Treasury may from time to time

prescribe; but in no case shall there be any allowance for draft.

SEC. 17. And be it further enacted, That from and after the first day of November, eighteen hundred and sixty-two, no goods, wares, or merchanentry, unless the dise subject to ad valorem or specime duty, unless the invoice is verified or persons residing in the United States or otherwise, or whether acquired invoice is verified or persons residing in the United States or otherwise, shall be admitby the ordinary process of bargain and sale, or otherwise, shall be admitted to entry, unless the invoice of such goods, wares, or merchandise be verified by the oath of the owner or one of the owners, or in the absence of the owner, one of the party who is authorized by the owner to make Oath to certify the shipment and sign the invoice of the same, certifying that the invoice annexed contains a true and faithful account, if subject to ad valorem duty and obtained by purchase, of the actual cost thereof, and of all charges thereon, and that no discounts, bounties, or drawbacks are contained in the said invoice but such as have actually been allowed on the same; and when consigned or obtained in any manner other than by purchase, the actual market value thereof, and if subject to specific duty, of the actual quantity thereof; which said oath shall be administered by the consul or commercial agent of the United States in the district where the goods are manufactured, or from which they are sent; and if there be no consul or commercial agent of the United States in the said district, the verification hereby required shall be made by the consul or commercial agent of the United States at the nearest point, or at the port from which the goods are shipped, in which case the oath shall be administered by some public officer, duly authorized to administer oaths, and transmitted with a copy of the invoice to the consul or commercial agent for his authentication; and this act shall be construed only to modify, and not This act modi-repeal, the act of March first, eighteen hundred and twenty-three, enti-fies and does not repeal act tled "An act supplementary to, and to amend an act entitled 'An act to regulate the collection of duties on imports and tonnage,' passed second March, one thousand seven hundred and ninety-nine, and for other purposes," and the forms of the oaths therein set forth shall be modified accordingly. And there shall be paid to the said consul, vice-consul, or commercial agent, by the person or persons by or in behalf of whom the said &c. invoices are presented and deposited one dollar for each and every invoice verified, which shall be accounted for by the officers receiving the same, in such manner as is now required by the laws regulating the fees and salaries of consuls and commercial agents: Provided, That nothing herein contained shall be construed to require for goods imported under the reciprocity treaty with Great Britain, signed June fifth, eighteen hundred Britain. and fifty-four, any other consular certificate than is now required by law: And provided, further, That the provisions of this section shall not apply to invoices of goods, wares, and merchandise imported into the United goods from be-States from beyond Cape Horn and the Cape of Good Hope, until the yond the Cape of first day of April, one thousand eight hundred and sixty-three: And Proviso where provided, further, That the provisions of this section shall not apply to there is no concountries where there is no consul, vice-consul, or commercial agent of the sul, &c. United States.

SEC. 18. And be it further enacted, That, from and after the date Consuls, &c., aforesaid, it shall be the duty of consuls and commercial agents of the lent practices. United States, having any knowledge or belief of any case or practice of any person or persons who obtain or should obtain verification of invoices as described in the preceding section, whereby the revenue of the United States is or may be defrauded, to report the facts to the collector of the port where the revenue is or may be defrauded, or to the Secretary of the Treasury of the United States.

SEC. 19. And be it further enacted, That from and after the passage of this act, the act entitled "An act to provide for the payment of out-on imports, and for other purposes," approved March two, eighteen hun-Ante, pp. 183, 195. dred and sixty-one, be, and the same is hereby, amended as follows, that is to say: First, in section twelve, before the word "eighteen," where it first occurs, strike out "less than;" second, in section twenty-three, after the words, "artists residing abroad," strike out, "provided the same be imported in good faith as objects of taste and not of merchandise," and insert, "provided the fact, as aforesaid, shall be certified by the artist, or by a consul of the United States;" and in the same section, before the word "orpiment," insert, "ores of gold and silver."

SEC. 20. And be it further enacted, That the sixth section of an act entitled "An act to extend the warehousing system by establishing act private bonded warehouses, and for other purposes," be, and the same is § 6. hereby, amended so that the additional duty of one hundred per centum Vol. x. p. 272. shall not apply to the invoice or appraised value of the merchandise withdrawn, but shall be so construed as to require for failure to transport and deliver within the time limited, a duty to be levied and collected of double the amount [to] which said goods, wares, and merchandise would be liable upon the original entry thereof.

SEC. 21. And be it further enacted, That all goods, wares, and merchandise, which may be in the public stores or bonded warehouse on the lic stores and on first day of August, eighteen hundred and sixty-two, may be withdrawn gust 11, 1862, for consumption upon payment of the duties now imposed thereon by law, subject to what provided the same shall be so withdrawn within three months from the rates of duty. date of original importation; but all goods, wares, and merchandise Post, p.

repeal act 1823, ch. 21. Vol. iii. p. 729. 1799, ch. 22. Vol. i. p. 627. Fees of consul.

Reciprocity

Amendments

Amendment of 1854, ch. 30,

Goods in pub-

Goods in pub-lic store to be withdrawn, or duties paid within one year of importation, or may be transshipped within three vears.

otherwise to be

Goods on which duties are paid may remain in warehouse, &c.

Drugs, &c., may be exported.

1861, ch. 45, Ante, p. 294.

1861, ch. 68, § 30. Ante, p. 197.

1861, ch. 45, Ante, p. 293.

Supplies for vessels-of-war of certain nations may be bought from warehouse duty free.

Repeal of inconsistent provisions.

Existing laws to be in force.

which shall remain in the public stores or bonded warehouse for more than three months from the date of original importation, if withdrawn for consumption, and all goods on shipboard on the first day of August, eighteen hundred and sixty-two, shall be subject to the duties prescribed by this act: Provided, That all goods which now are or may be deposited in public store or bonded warehouse after this act takes effect and goes into operation, must be withdrawn therefrom, or the duties thereon paid within one year from the date of original importation, but may be withdrawn by the owner for exportation to foreign countries, or may be transshipped to any port of the Pacific or western coast of the United States at any time before the expiration of three years from the date of original importation; such goods on arrival at a Pacific or western port, as aforesaid, to be subject to the same rules and regulations as if originally imported there; any goods remaining in public store or bonded warehouse beyond three years shall be regarded as abandoned to the government, and sold under such regulations as the Secretary of the Treasury may prescribe, and the proceeds paid into the treasury: Provided, further, That merchandise upon which duties have been paid may remain in warehouse in custody of the officers of the customs at the expense and risk of the owners of said merchandise, and if exported directly from said custody to a foreign country within three years, shall be entitled to return duties, proper evidence of such merchandise having been landed abroad to be furnished to the collector by the importer, one per centum of said duties to be retained by the government: And provided, further, That all drugs, medicines, and chemical preparations, entered for exportation and deposited in warehouse or public store, may be exported by the owner or owners thereof in the original package, or otherwise, subject to such regulations as shall be prescribed by the Secretary of the Treasury: And provided, further, That the third or last proviso to the fifth section of an act entitled "An act to provide increased revenue from imports, to pay interest on the public debt, and for other purposes," approved the sixth [fifth] day of August, eighteen hundred and sixty-one, be, and the same is hereby, repealed; and no return of the duties shall be allowed on the export of any merchandise after it has been removed from the custody and control of the government; but nothing herein contained shall be held to apply to or repeal section thirty of the act entitled "An act to provide for the payment of outstanding treasury notes, to authorize a loan, to regulate and fix the duties on imports, and for other purposes," approved March second, eighteen hundred and sixty-one, or section four of an act entitled "An act to provide increased revenue from imports, to pay interest on the public debt, and for other purposes," approved August fifth, eighteen hundred and sixty-one.

SEC. 22. And be it further enacted, That the privilege of purchasing supplies from the public warehouses duty free, be extended under such regulations as the Secretary of the Treasury shall prescribe to the vesselsof-war of any nation in ports of the United States, which may reciprocate such privilege towards the vessels-of-war of the United States in its ports.

SEC. 23. And be it further enacted, That all acts and parts of acts repugnant to the provisions of this act be, and the same are hereby, repealed: Provided, That the existing laws shall extend to, and be in force for, the collection of the duties imposed by this act, for the prosecution and punishment of all offences, and for the recovery, collection, distribution, and remission of all fines, penalties, and forfeitures, as fully and effectually as if every regulation, penalty, forfeiture, provision, clause, matter, and thing to that effect, in the existing laws contained, had been Act of 1862, ch. inserted in and reënacted by this act.

119, § 95, amend-Ante, p. 475.

SEC. 24. And be it further enacted, That in the ninety-fifth section of the act entitled "An act to provide internal revenue to support the gov-

ernment and [to] pay interest on the public debt," approved July first, [Repealed, 1863, eighteen hundred and sixty-two, be so amended that no instrument, docu-ch. 4, § 5. ment, or paper, made, signed, or issued prior to the first day of January, eighteen hundred and sixty-three, without being duly stamped, or having not to be invalid thereon an adhesive stamp to denote the duty imposed thereon, shall for without stamp that cause be deemed invalid and of no effect: Provided, however, That 1863. no such instrument, document, or paper shall be admitted or used as evi- Post, pp. 723, 724. dence in any court until the same shall have been duly stamped, nor stamped, &c., beuntil the holder thereof shall have proved to the satisfaction of the court fore they are that he has paid to the collector or deputy collector of the district within used in evidence. which such court may be held the sum of five dollars, for the use of the

SEC. 25. And be it further enacted, That no part of the act aforesaid, in relation to stamp duties, shall be held to take effect before the first act 1862, c. 119 day of September, eighteen hundred and sixty-two. And so much of said act as relates to the appointment of collectors and assessors shall be Ante, pp. 433, 475. held to take effect on the twenty-first day of July, eighteen hundred and sixty-two, instead of from and after its approval by the President.

APPROVED, July 14, 1862.

CHAP. CLXIV.—An Act making Appropriations for the Naval Service for the Year ending thirtieth of June, eighteen hundred and sixty-three, and for other Purposes.

July 14, 1862.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and they are hereby, appropriated, to be paid out of any money in the treasury not otherwise appropriated, for the year ending the thirtieth of June, eighteen hundred and sixty-three:

Appropriation.

For pay of commission, warrant, and petty officers and seamen, including the engineer corps of the navy, eleven million six hundred and seven- and men. teen thousand one hundred and nine dollars.

Pay of officers

For the repair and equipment of vessels of the navy, eleven million Repair an equipment. four hundred thousand dollars.

Repair and

For fuel for the navy, to be purchased in the mode prescribed by law for other materials, and for the transportation thereof, two million one hundred and sixty thousand dollars.

Fuel.

For the purchase of hemp and other materials for the navy, five hundred and forty thousand dollars.

Hemp.

Ordnance and

For ordnance and ordnance stores, including incidental expenses, five Ordnance stores. million one hundred and fifty thousand dollars.

Provisions.

For provisions for commission, warrant, and petty officers and seamen, including engineers and marines attached to vessels for sea service, three million three hundred and fifty-one thousand five hundred and twentyone dollars and twenty-five cents; Provided, That the preserved meat forming part of the navy ration may be prepared and packed under the meats, how may be prepared and direction of the Secretary of the Navy, if he shall deem it advisable; packed. and that the cattle or fresh beef therefor may be purchased under his directions, and from this appropriation; and that he be authorized to do whatever else may be necessary for the procuring, preparing, and packing said preserved meat in the most approved and advantageous manner; the expense for machinery and tools to be defrayed from the last-named sum, and not to exceed five thousand dollars.

Preserved

For surgeons' necessaries and appliances for the sick and hurt of the navy, including the engineer and marine corps, seventy-seven thousand pliances. nine hundred dollars.

Contingent ex-

Surgeons' ap-

For contingent expenses that may accrue for the following purposes, viz: freight and transportation; printing and stationery; advertising in penses. newspapers; books, maps, models, drawings; purchase and repair of fireengines; for machinery of every description and the patent right to use vol. xII. PUB. -71