July 18, 1866. 1864, ch. 173. Vol. xiii. p. 223. 1865, ch. 78. Vol. xíii. p. 469.

1867, ch. 169, § 10.

Post, p. 475. Unmanufactured cotton to pay a tax of three cents a pound.

By whom to be paid.

Weight, how ascertained.

Tax a lien.

No drawback when, &c.

No tax upon

Tax, how levied and paid.

Collector to mark bales on which tax is paid, and give permit for removal. what.

Collector to keep records of inspections and permits, and to make returns monthly.

Place to be designated where cotton may be brought to be weighed and marked. Revenue ofmark cotton, if expenses are paid.

Cotton weighed and marked, &c. may be removed to another district

CHAP. CLXXXIV. - An Act to reduce Internal Taxation and to amend an Act entitled "An Act to provide Internal Revenue to support the Government, to pay Interest on the Public Debt, and for other Purposes," approved June thirtieth, eighteen hundred and sixtyfour, and Acts amendatory thereof.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on an lafter the first day of August, eighteen hundred and sixty-six, in lieu of the taxes on unmanufactured cotton, as provided in "An act to provide internal revenue to support the government, to pay interest on the public debt, and for other purposes," approved June thirtieth, eighteen hundred and sixtyfour, as amended by the act of March third, eighteen hundred and sixtyfive, there shall be paid by the producer, owner, or holder, upon all cotton produced within the United States, and upon which no tax has been levied, paid, or collected, a tax of three cents per pound, as hereinafter provided; and the weight of such cotton shall be ascertained by deducting four per centum for tare from the gross weight of each bale or package; and such tax shall be and remain a lien thereon, in the possession of any person whomsoever from the time when this law takes effect, or such cotton is produced as aforesaid, until the same shall have been paid; and no drawback shall, in any case, be allowed on raw or unmanufactured cotton of any tax paid thereon when exported in the raw or unmanufactured But no tax shall be imposed upon any cotton imported from condition. cotton imported. other countries, and on which an import duty shall have been paid.

SEC. 2. And be it further enacted, That the aforesaid tax upon cotton shall be levied by the assessor on the producer, owner, or holder thereof. And said tax shall be paid to the collector of internal revenue within and for the collection district in which said cotton shall have been produced, and before the same shall have been removed therefrom, except where otherwise provided in this act; and every collector to whom any tax upon cotton shall be paid shall mark the bales or other packages upon which the tax shall have been paid, in such manner as may clearly indicate the payment thereof, and shall give to the owner or other person Permit to state having charge of such cotton a permit for the removal of the same, stating therein the amount and payment of the tax, the time and place of payment, and the weight and marks upon the bales and packages, so that the same may be fully identified; and it shall be the duty of every such collector to keep clear and sufficient records of all such cotton inspected or marked, and of all marks and identifications thereof, and of all permits for the removal of the same, and of all his transactions relating thereto, and he shall make full returns thereof, monthly, to the commissioner of internal revenue.

SEC. 3. And be it further enacted, That the commissioner of internal revenue is hereby authorized to designate one or more places in each collection district where an assessor or an assistant assessor and a collector or deputy collector shall be located, and where cotton may be brought for the purpose of being weighed and appropriately marked: *Provided*, That ficers may go to it shall be the duty of the assessor or assistant assessor and the collector or deputy collector to assess and cause to be properly marked the cotton, wherever it may be, in said district, provided their necessary travelling expenses to and from said designated place, for that purpose, be paid by the owners thereof.

SEC. 4. And be it further enacted, That all cotton having been weighed and marked as herein provided, and for which permits shall have been duly obtained of the assessor, may be removed from the district in which it has been produced to any one other district, without prepayment of transportation of the tax due thereon, upon the execution of such transportation bonds bonds, &c. or other security, and in accordance with with or other security, and in accordance with such regulations as shall be prescribed by the commissioner of internal revenue, subject to the approval of the Secretary of the Treasury. The said cotton so removed shall be

delivered to the collector of internal revenue or his deputy forthwith upon its arrival at its point of destination, and shall remain subject to his control until the taxes thereon, and any necessary charges of custody thereof, arrival and kept shall have been paid, but nothing herein contained shall authorize any until tax is paid, delay of the payment of said taxes for more than ninety days from the which must be in data of the normity, and when action shall have here been and when action shall have been and when action shall have been active the state of the normity days. date of the permits; and when cotton shall have been weighed and marked for which a permit shall have been granted without prepayment of the tax, it shall be the duty of the assessor granting such permit to give immediate notice of such permit to the collector of internal revenue for notify collector the district to which said cotton is to be transported, and he shall also ed when tax is transmit therewith a statement of the taxes due thereon, and of the bonds not paid, &c. or other securities for the payment thereof, and he shall make full returns and statements of the same to the commissioner of internal revenue.

SEC. 5. And be it further enacted, That it shall be unlawful, from and after the first day of September, eighteen hundred and sixty-six, for the of cotton from owner, master, supercargo, agent, or other person having charge of any tion, unless vessel, or for any railroad company, or other transportation company, or marked, &c., forfor any common carrier, or other person, to convey, or attempt to convey, or transport any cotton, the growth or produce of the United States, from any point in the district in which it shall have been produced, unless each bale or package thereof shall have attached to or accompanying it the is produced to proper marks or evidence of the payment of the revenue tax and a per- any other place mit of the collector for such removal, or the permit of the assessor, as without certifihereinbefore provided, under regulations of the commissioner of internal revenue, subject to the approval of the Secretary of the Treasury, or to convey or transport any cotton from any State in which cotton is produced to any port or place in the United States without a certificate from the collector of internal revenue of the district from which it was brought, and such other evidence as the commissioner of internal revenue, subject to the approval of the Secretary of the Treasury, may prescribe, that the tax has been paid thereon, or the permit of the assessor as hereinbefore provided, and such certificate and evidence as aforesaid shall be furnished to the collector of the district to which it is transported, and his permit obtained before landing, discharging, or delivering such cotton at the place to which it is transported as aforesaid. And any person or persons who shall violate the provisions of this act in this respect, or who shall convey or attempt to convey from any State in which cotton is produced to any port or place without the United States any cotton upon which the tax has not been paid, shall be liable to a penalty of one hundred dollars for each bale of cotton so conveyed or transported, or attempted to be conveyed or transported, or to imprisonment for not more than one year, or both; and all vessels and vehicles employed in such conveyance or transportation shall be liable to seizure and forfeiture, by ton forfeited. proceedings in any court of the United States having competent jurisdiction. And all cotton so shipped or attempted to be shipped or transported without payment of the tax, or the execution of such transportation bonds or other security, as provided in this act, shall be forfeited to the United States, and the proceeds thereof distributed according to the statute in like cases provided.

SEC. 6. And be it further enacted, That upon articles manufactured exclusively from cotton, when exported, there shall be allowed as a draw- upon manufacback an amount equal to the internal tax which shall have been assessed ly of cotton. and paid upon such articles in their finished condition, and in addition thereto a drawback or allowance of as many cents per pound upon the Amount drawback; pound of cotton cloth, yarn, thread, or knit fabrics, manufactured exclusively from cotton and exported, as shall have been assessed and paid in the form of an internal tax upon the raw cotton entering into the manufacture of said cloth or other article, the amount of such allowance or drawback to be ascertained in such manner as may be prescribed by the certained.

Cotton to be

Assessor to

Transportatiou bidden;

from any State cate, &c.

Penalty.

Fine.

Imprisonment. Vessels and vehicles and cot

Drawback tures exclusive-

Amount of

how to be as-

Manufacturers trict of production to make monthly statement to assessor under oath.

and what to state. Subsequent

statements.

Books to be made therein ;

revenue officers.

monthly.

Penalty for neglecting to make returns or keep books, or cotton, &c. to

be forfeited; fine, or imprisonment.

False oath, &c., in this matter to be perjury.

factured goods not affected.

Provisions of law concerning the collection, &c., of taxes, &c., tax on cotton, &c

commissioner of internal revenue, under the direction of the Secretary of the Treasury; and so much of section one hundred and seventy-one of Repeal of part the act of June thirty, eighteen hundred and sixty-four, "To provide inof 1864, ch. 173, ternal revenue to support the government, to pay interest on the public Vol. xiii. p. 802. debt, and for other purposes," as now provides for a drawback on manufactured cotton, is hereby repealed.

SEC. 7. And be it further enacted, That it shall be the duty of every of cotton in dis- person, firm, or corporation, manufacturing cotton for any purpose whatever, in any district where cotton is produced, to return to the assessor or assistant assessor of the district in which such manufacture is carried on, a true statement in writing, signed by him, and verified by his oath or affirmation, on or before the tenth day of each month; and the first state-First statement ment so rendered shall be on or before the tenth day of August, eighteen when to be made hundred and sixty-six, and shall state the quantity of cotton which such manufacturer had on hand and unmanufactured, or in process of manufacture, on the first day of said month; and each subsequent statement shall show the whole quantity in pounds, gross weight, of cotton purchased or obtained, and the whole quantity consumed by him in any business or process of manufacture during the last preceding calendar month, and the quantity and character of the goods manufactured therefrom; and every such manufacturer or consumer shall keep a book, in which he shall enter kept and entries the quantity, in pounds, of cotton which he has on hand on the first day of August, eighteen hundred and sixty-six, and each quantity or lot purchased or obtained by him thereafter; the time when and the party or parties from whom the same was obtained; the quantity of said cotton, if any, which is the growth of the collection district where the same is manufactured; the quantity, if any, which has not been weighed and marked by any officer herein authorized to weigh and mark the same; the quantity, if any, upon which the tax had not been paid, so far as can be ascertained, before the manufacture thereof; and also the quantities used or disposed of by him from time to time in any process of manufacture or otherwise, and the quantity and character of the product thereof, which to be open to book shall, at all times during business hours, be open to the inspection the inspection of of the assessor assistant and assistant of the assessor, assistant assessors, collector or deputy collectors of the district, inspectors, or of revenue agents; and such manufacturer shall pay Tax to be paid monthly to the collector, within the time prescribed by law, the tax herein specified, subject to no deductions, on all cotton so consumed by him in any manufacture, and on which no excise tax has previously been paid; and every such manufacturer or person whose duty it is so to do, who shall neglect or refuse to make such returns to the assessor, or to keep such book, or who shall make false or fraudulent returns, or make false making false re- entries in such book, or procure the same to be so done, in addition to the turns, &cc.; \_\_\_\_\_\_\_ payment of the tax to be assessed thereon, shall forfeit to the United States payment of the tax to be assessed thereon, shall forfeit to the United States all cotton and all products of cotton in his possession, and shall be liable to a penalty of not less than one thousand nor more than five thousand dollars, to be recovered with costs of suit, or to imprisonment not exceed-

ing two years, in the discretion of the court; and any person or persons who shall make any false oath or affirmation in relation to any matter or thing herein required shall be guilty of perjury, and shall be subject to the punishment prescribed by existing statutes for that offence : Provided, That Tax on manu- nothing herein contained shall be construed in any manner to affect the liability of any person for any tax imposed by law on the goods manufactured from such cotton.

SEC. 8. And be it further enacted, That the provisions of the act of June thirty, eighteen hundred and sixty-four, as amended by the act of March third, eighteen hundred and sixty-five, relating to the assessment applicable to the of taxes and enforcing the collection of the same, and all proceedings and remedies relating thereto, shall apply to the assessment and collection of the tax, fines, and penalties imposed by, and not inconsistent with, the provi-

sions of the preceding sections of this act; and the commissioner of internal revenue, subject to the approval of the Secretary of the Treasury, shall make all necessary rules and regulations for ascertaining the weight of all Rules and regucotton to be assessed, and for appropriately marking the same, and generally lations. for carrying into effect the foregoing provisions. And the Secretary of the Treasury is authorized to appoint all necessary inspectors, weighers, and Appointment markers of cotton, whose compensation shall be determined by the com- of inspectors, weighers, and missioner of internal revenue, and paid in the same manner as inspec- markers, &c. tors of tobacco are paid.

SEC. 9. And be it further enacted, That the act entitled "An act to Amendments provide internal revenue to support the government, to pay interest on the to act of 1864, ch. 173. public debt, and for other purposes," approved June thirty, eighteen hundred and sixty-four, as amended by the act of March third, eighteen hundred and sixty-five, be, and the same is hereby, amended as follows, viz :

That section five be amended by adding thereto the following: And any inspector, or revenue agent, or any special agent appointed by the Secretary of the Treasury, who shall demand or receive any compensa- inspectors, &c. tion, fee, or reward, other than such as are provided by law for, or in re- oppression. gard to, the performance of his official duties, or shall be guilty of any extortion or wilful oppression in the discharge of such duties, shall, upon conviction thereof in any circuit or district court of the United States having jurisdiction thereof, be subject to a fine of not exceeding one thou-sand dollars, or to imprisonment for not exceeding one year, or both, at the sal from office; discretion of the court, and shall be dismissed from office, and shall be disqualification, forever disqualified from holding any office under the government of the &c. United States. And one half of the fine so imposed shall be for the use One half of fine of the United States, and the other half for the use of the person, to be to the United ascertained by the judgment of the court, who shall first give the informa- half to informer. tion whereby any such fine may be imposed.

That section eight be amended by striking out of said section all after the words "until an appointment filling the vacancy shall be made."

That section fourteen be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That in case any person shall be absent from his or her residence or place of business at the time an assistant assessor shall call for the annual list or return, and no annual list or return has been rendered by such person to the assistant Assistant as-assessor as required by law, it shall be the duty of such assistant assessor notify persons to to leave at such place of residence or business, with some one of suitable render lists. age and discretion, if such be present, otherwise to deposit in the nearest post office, a note or memorandum, addressed to such person, requiring him or her to render to such assistant assessor the list or return required by law within ten days from the date of such note or memorandum, veri-And if any person, on being notified or lect to render fied by oath or affirmation. required as aforesaid, shall refuse or neglect to render such list or return lists, or render within the time required as aforesaid, or if any person without notice, as false lists, assesaforesaid, shall not deliver a monthly or other list or return at the time sor may summon them to appear, required by law, or if any person shall deliver or disclose to any assessor produce books, or assistant assessor any list, statement, or return which, in the opinion of &c. the assessor, is false or fraudulent, or contains any understatement or undervaluation, it shall be lawful for the assessor to summon such person, his agent, or other person having possession, custody, or care of books of account containing entries relating to the trade or business of such person, or any other person he may deem proper, to appear before such assessor and produce such book, at a time and place therein named, and to give testimony or answer interrogatories under oath or affirmation respecting any objects liable to tax as aforesaid, or the lists, statements, or returns thereof, or any trade, business, or profession liable to any tax as aforesaid. And Assessor m summon wit-the assessor may summon, as aforesaid, any person residing or found with- nesses. in the State in which his district is situated. And when the person in-

Section 5. Penalty upon

Section 8.

Section 14.

Assessor may

If persons do State, assessor may enter any district where, &c., and make examination. served.

Certificate of dence.

books. Penalty for neglecting, &c. to obey summons, &c.

Attachment for contempt, &c.

Assessors to enter premises, take views, and make up lists.

for false lists, and Further time.

how to be collected.

Section 19. Assessors to advertise when taxes may be paid :

Appeals.

tended to be summoned does not reside and cannot be found within such notreside, &c., in State, the assessor may enter any collection district where such person may be found, and there make the examination hereinbefore authorized. And to this end he shall there have and may exercise all the power and authority he has or may lawfully exercise in the district for which he is com-Summons how missioned. The summons authorized by this section shall in all cases be served by an assistant assessor of the district where the person to whom it is directed may be found, by an attested copy delivered to such person in hand or left at his last and usual place of abode, allowing such person at the rate of one day for each twenty-five miles he may be required to travel, computed from the place of service to the place of examination; and the certificate of service signed by such assistant assessor shall be service to be evi- evidence of the facts it states on the hearing of an application for an attachment; and when the summons requires the production of books, it Description of shall be sufficient if such books are described with reasonable certainty. In case any person so summoned shall neglect or refuse to obey such summons, or to give testimony, or to answer interrogatories as required, it shall be lawful for the assessor to apply to the judge of the district court or to a commissioner of the circuit court of the United States for the district within which the person so summoned resides for an attachment against such person as for a contempt. It shall be the duty of such judge or commissioner to hear such application, and, if satisfactory proof be made, to issue an attachment, directed to some proper officer, for the arrest of such person, and upon his being brought before him to proceed to a hearing of the case; and upon such hearing the judge or commissioner shall have power to make such order as he shall deem proper, not inconsistent with the provisions of existing laws for the punishment of contempts, to enforce obedience to the requirements of the summons and punish such person for his default or disobedience. It shall be the duty of the assessor or assistant assessor of the district within which such person shall have taxable property to enter into and upon the premises, if it be necessary, of such person so refusing or neglecting, or rendering a false or fraudulent list or return, and to make, according to the best information which he can obtain, including that derived from the evidence elicited by the examination of the assessor, and on his own view and information, such list or return, according to the form prescribed, of the property, goods, wares, and merchandise, and all articles or objects liable to tax, owned or possessed or under the care or management of such person, and assess the tax thereon, including the amount, if any, due for special or income tax; and in case of the return of a false or fraudulent list or valuation, he shall add one hundred per 100 per cent to centum to such tax; and in case of a refusal or neglect, except in cases be added to tax of eicher and the such tax; and in case of a refusal or neglect, except in cases of sickness or absence, to make a list or return, or to verify the same as 50 per cent for aforesaid, he shall add fifty per centum to such tax; and in case of neglect neglect sco. occasioned by sickness or abure of the sector of t occasioned by sickness or absence as aforesaid, the assessor may allow such further time for making and delivering such list or return as he may judge Amountadded, necessary, not exceeding thirty days; and the amount so added to the tax shall, in all cases, be collected by the collector at the same time and in the same manner as the tax; and the list or return so made and subscribed by such assessor or assistant assessor shall be taken and reputed as good and sufficient for all legal purposes.

That section nineteen be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That the assessor for each collection district shall give notice by advertisement in one newspaper published in each county within said district, and if there be none published in the district, then in a newspaper published in a collecto post notices. tion district adjoining thereto, and shall post notices in at least four public places within each assessment district, and shall mail a copy of such notice to each postmaster in his district, to be posted in his office, stating the time and place within said collection district when and where appeals will

be received and determined relative to any erroneous or excessive valuations, assessments, or enumerations by the assessor or assistant assessor returned in the annual list, and such notice shall be advertised and posted by the assessor and mailed as aforesaid at least ten days before the time appointed for hearing said appeals. And it shall be the duty of the assessor for each collection district, at the time fixed for hearing such appeals as aforesaid, to submit the proceedings of the assessor and assistant be inspected. assessor, and the annual lists taken and returned as aforesaid, to the inspection of any and all persons who may apply for that purpose. And such assessor is hereby authorized at any time to hear and determine in a summary way, according to law and right, upon any and all appeals which may be exhibited against the proceedings of the said assessor or be determined in assistant assessors, and the office or principal place of business of the said assessor shall be open during the business hours of each day for the hearing of appeals by parties who shall appear voluntarily before him: Provided, That no appeal shall be allowed to any party after he shall have lowed after, &c.; been duly assessed, and the annual list containing the assessment has been transmitted to the collector of the district. And all appeals to the assessor as aforesaid shall be made in writing, and shall specify the par- ing and state ticular cause, matter, or thing respecting which a decision is requested, and shall, moreover, state the ground or principle of error complained of. And the assessor shall have power to re-examine and determine upon the assessments and valuations, and rectify the same as shall appear just and equitable; but such valuation, assessment, or enumeration shall not be in- ments. creased without a previous notice of at least five days to the party inter- except after noested to appear and object to the same if he judge proper, which notice tice. shall be in writing and left at the dwelling-house, office, or place of business of the party by such assessor, assistant assessor, or other person, or sent by mail to the nearest or usual post office address of said party: Provided further, That on the hearing of appeals it shall be lawful for the assessor to require by summons the attendance of witnesses and the production of books of account in the same manner and under the same penalties as are provided in cases of refusal or neglect to furnish lists or returns. The costs for the attendance and mileage of said witnesses shall be taxed by the assessor and paid by the delinquent parties, or by the <sup>paid.</sup> disbursing agent for the district, on certificate of the assessor, at the rates allowed to witnesses in the district courts of the United States.

That section twenty be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That the assessor of each collection district shall, immediately after the expiration of the time to make lists. for hearing appeals concerning taxes returned in the annual list, and from time to time, as taxes become liable to be assessed, make out lists containing the sums payable according to law upon every subject of taxation for each collection district; which list shall contain the name of each person residing within the said district, or owning or having the care or what. superintendence of property lying within the said district, or engaged in any business or pursuit which is liable to any tax, when such person or persons are known, together with the sums payable by each; and where there is any property within any collection district liable to tax, not owned or occupied by or under the superintendence of any person resident therein, there shall be a separate list of such property, specifying the sum payable, and the names of the respective proprietors when known. And the assessor making out any such separate list shall transmit to the assessor of the district where the persons liable to pay such tax reside, or shall have their principal place of business, copies of the list of property held by persons so liable to pay such tax, to the end that the taxes assessed under the provisions of this act may be paid within the collection district where the persons liable to pay the same reside, or may have their principal place of business. And in all other cases the said assessor shall

Returns may

Appeals may a summary way;

not to be al-

to be in writ-

Reassess-No increase,

Witnesses and books.

Costs and how

Section 20. Assessors when

Lists to contain

Property of non-residents.

Lists to be in ten days after, &c.

Special lists may be made within, &c., of property omitted, or understated, &c.

Other provi-sions of law to apply.

"Duty" to mean "tax."

Section 21.

Section 22.

Pay of assessors.

furnish to the collectors of the several collection districts, respectively, sent to collector within ten days after the time of hearing appeals concerning taxes returned in the annual list, and from time to time thereafter as required, a certified copy of such list or lists for their proper collection districts. And in case it shall be ascertained that the annual list, or any other list, which may have been, or which shall hereafter be, delivered to any collector, is imperfect or incomplete in consequence of the omission of the names of any persons or parties liable to tax, or in consequence of any omission, or understatement, or undervaluation, or false or fraudulent statement contained in any return or returns made by any persons or parties liable to tax, the said assessor may, from time to time, or at any time within fifteen months from the time of the passage of this act or from the time of the delivery of the list to the collector as aforesaid, enter on any monthly or special list the names of such persons or parties so omitted, together with the amount of tax for which they may have been or shall become liable, and also the names of the persons or parties in respect to whose returns, as aforesaid, there has been or shall be any omission, undervaluation, understatement, or false or fraudulent statement, together with the amounts for which such persons or parties may be liable, over and above the amount for which they may have been, or shall be, assessed upon any return or returns made as aforesaid, and shall certify or return said list to the collector as required by law. And all provisions of law for the ascertainment of liability to any tax, or the assessment or collection thereof, shall be held to apply, as far as may be necessary to the proceedings herein authorized and directed. And wherever the word "duty" is used in this act, or the acts to which this is an amendment, it shall be constructed to mean "tax," whenever such construction shall be necessary in order to effect the purposes of said acts.

> That section twenty-one be amended by striking out the words "without having taken the oath or affirmation required by this act," and inserting in lieu thereof the words "without having taken the oath or affirmation required by law."

That section twenty-two be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That there shall be allowed and paid to the several assessors a salary of fifteen hundred dollars per annum, payable quarterly; and, in addition thereto, where the receipts of the collection district shall exceed the sum of one hundred Commissions. thousand dollars, and shall not exceed the sum of four hundred thousand dollars annually, one half of one per centum upon the excess of receipts over one hundred thousand dollars. Where the receipts of a collection district shall exceed four hundred thousand dollars, and shall not exceed six hundred thousand, one fifth of one per centum upon the excess of receipts over four hundred thousand dollars. Where the receipts shall exceed six hundred thousand dollars, one tenth of one per centum upon such Limitofsalary. excess; but the salary of no assessor shall in any case exceed the sum of four thousand dollars. And the several assessors shall be allowed and paid the sums actually and necessarily expended, with the approval of the Officerent, and commissioner of internal revenue, for office rent; but no account of account thereof. such rent shall be allowed or paid until it shall have been verified in such manner as the commissioner shall require, and shall have been audited and approved by the proper officers of the Treasury Department. And the several assessors shall be paid, after the account thereof shall have been rendered to and approved by the proper officers of the treasury, Clerk-hire, and their necessary and reasonable charges for clerk-hire; but no such account account therefor. shall be approved unless it shall state the name or names of the clerk or clerks employed, and the precise periods of time for which they were respectively employed, and the rate of compensation agreed upon, and shall be accompanied by an affidavit of the assessor stating that such service

was actually required by the necessities of his office, and was actually rendered, and also by the affidavit of each clerk, stating that he has rendered the service charged in such account on his behalf, the compensation clerk. agreed upon, and that he has not paid, deposited or assigned, or contracted to pay, deposit, or assign any part of such compensation to the use of any other person, or in any way, directly or indirectly, paid or given, or contracted to pay or give, any reward or compensation for his office or employment, or the emoluments thereof; and the chief clerk of any such assessor is hereby authorized to administer, in the absence of the assessor, and administer such oaths or affirmations as are required by this act. And there shall be allowed and paid to each assistant assessor four dollars for every day actually employed in collecting lists and making valuations, the number of sessors. days necessary for that purpose to be certified by the assessor, and three dollars for every hundred persons asse[sse]d contained in the tax list, as See Post, p. 473. completed and delivered by him to the assessor, and twenty-five cents for each permit granted for making tobacco, snuff, or cigars; and assistant assessors may be allowed, in the settlement of their accounts, such sum as the commissioner of internal revenue shall approve, not exceeding three hundred dollars per annum, for office rent; but no account for such rent shall be allowed or paid until it shall have been verified in such manner as the commissioner of internal revenue may require, and shall have been audited and approved by the proper officers of the Treasury Department; and assistant assessors, when employed outside of the town in which they reside, in addition to the compensation now allowed by law, <sup>ed outside of</sup> shall, during such time so employed, receive one dollar per day; and the dence. said assessors and assistant assessors, respectively, shall be paid, after the account thereof shall have been rendered to and approved by the proper officers of the treasury, their necessary and reasonable charges for station-ery and blank books used in the discharge of their duties, and for postage blank books, postage, &c. actually paid on letters and documents received and sent, and relating exclusively to official business, and for money actually paid for publishing notices required by this act : Provided, That no such account shall be approved unless it shall state the date and the particular item of every such expenditure, and shall be verified by the oath or affirmation of such assessor or assistant assessor; and the compensation herein specified shall be in full for all expenses not otherwise particularly authorized : Provided further, That the commissioner of internal revenue may, under such regulations as may be established by the Secretary of the Treasury, after due public notice, receive bids and make contracts for supplying stationery, blank Bids and con-tracts for supply-books, and blanks to the assessors, assistant assessors, and collectors in ing stationery, the several collection districts : Provided further, That the Secretary of &c the Treasury shall be, and he is hereby, authorized to fix such additional compensation to rates of compensation to be made to assessors and assistant assessors in assessors and ascases where a collection district embraces more than a single congres- sistants, &c., in sional district, and to assessors and assistant assessors, revenue agents, certain districts; and inspectors in Louisiana, Georgia, South Carolina, Alabama, Florida, Texas, Arkansas, North Carolina, Mississippi, Tennessee, California, Nevada, and Oregon, and the Territories, as may appear to him to be just and equitable, in consequence of the greater cost of living and travelling in those States and Territories, and as may, in his judgment, be necessary to secure the services of competent officers; but the compensation thus allowed shall not exceed the rate of five thousand dollars per annum. not to exce Collectors of internal revenue acting as disbursing officers shall be al- $\frac{$5000 \text{ a year}}{\text{Collectors an}}$ lowed all bills of assistant assessors heretofore paid by them in pursuance ing as disbursing of the directions of the commissioner of internal revenue, notwithstand- officers to be aling the assistant assessor did not certify to hours therein, or that two dol- tofore paid. lars per diem was deducted from his salary or compensation before computation of the tax thereon.

A fidavit of

Chief clerk

Assistant as-Pay, &c.

Office rent. &c.

See Post, p. 473.

When employ-

Stationery,

Accounts, how made and veri-

not to exceed

Collectors actlowed bills here-

That section twenty-four be amended by striking out the proviso there-

Section 24.

Commissions of assessors and collectors in districts whence and to which shipped, &c.

See Post, p. 473.

Section 26.

June 30, 1864, to be adjusted to the fiscal year.

of commissions.

commissioner been received.

Section 28.

Collectors to time and place of payment ;

If taxes are not the same. &c., ten per cent additional, &c. to be paid.

Notice for taxes not in annual lists.

to, and inserting in lieu thereof the following: Provided, That in calculating the commissions of assessors and collectors of internal revenue in districts whence cotton or distilled spirits are shipped in bond to be sold in another district, one half the amount of tax received on the quantity of cotton or spirits so shipped shall be added to the amount on which the cotton and dis-tilled spirits are commissions of such assessors and collectors are calculated, and a corresponding amount shall be deducted from the amount on which the commissions of the assessors and collectors of the districts to which such cotton or spirits are shipped are calculated.

That section twenty-six be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That in the adjust-Accounts after ment of the accounts of assessors and collectors of internal revenue which shall accrue after the thirtieth of June, eighteen hundred and sixty-four, and in the payment of their compensation for services after that date, the fiscal year of the treasury shall be observed; and where such compensation, or any part of it, shall be by commissions upon assessments or collections, and shall during any year, in consequence of a new appointment, be due to more than one assessor or collector in the same district, such Apportionment commissions shall be apportioned between such assessors or collectors; but in no case shall a greater amount of the commissions be allowed to two or more assessors or collectors in the same district than is or may be authorized by law to be allowed to one assessor or collector. And the Nosalaries, &c. salary and commissions of assessors and collectors heretofore earned and to be paid, unless accrued shall be adjusted, allowed, and paid in conformity to the provicertifies that all sions of this section, and not otherwise; but no payment shall be made to reports, &c have assessors or collectors on account of salaries or commissions without the certificate of the commissioner of internal revenue that all reports required by law or regulation have been received, or that a satisfactory explanation has been rendered to him of the cause of the delay.

That section twenty-eight be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That each of said collectors shall, within twenty days after receiving his annual collection give notice that list from the assessors, give notice, by advertisement in one newspaper taxes are pay-able, and of the published in each county in his collection district if there be any, and if not, then in a newspaper published in an adjoining county, and by notifications to be posted in at least four public places in each county in his collection district, that the said taxes have become due and payable, and state the time and place within said county at which he or his deputy will attend to receive the same, which time shall not be less than ten days after the date of such notification, and shall send a copy of such notice by mail to each postmaster in the county, to be posted in his office. And if any person shall neglect to pay, as aforesaid, for more than ten days, it shall be the duty of the collector or his deputy to issue to such person a to notify per-notice, to be left at his dwelling or usual place of business, or be sent by sons not paying mail, demanding the payment of said taxes, stating the amount thereof with a fee of twenty cents for the issuing and service of such notice, and with four cents for each mile actually and necessarily travelled in serving And if such persons shall not pay the duties or taxes, and the paid in ten days, fee of twenty cents and mileage as aforesaid, within ten days after the service or the sending by mail of such notice, it shall be the duty of the collector or his deputy to collect the said taxes and fee of twenty cents and mileage, with a penalty of ten per centum additional upon the amount And with respect to all such taxes as are not included in the of taxes. annual lists aforesaid, all taxes the collection of which is not otherwise provided for in this act, it shall be the duty of each collector, in person or by deputy, to give notice and demand payment thereof, in the manner last mentioned, within ten days from and after receiving the list thereof from the assessor, or within twenty days from and after the expiration of the time within which such tax should have been paid; and if the annual

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or other taxes shall not be paid within ten days from and after such notice and demand, it shall be lawful for such collector, or his deputies, to proceed to collect the said taxes, with ten per centum additional thereto, for taxes. as aforesaid, by distraint and sale of the goods, chattels, or effects, including stocks, securities, and evidences of debt, of the persons delinquent as aforesaid. And in case of distraint, it shall be the duty of the officer charged with the collection to make, or cause to be made, an account of case of distraint the goods or effects distrained, a copy of which, signed by the officer making such distraint, shall be left with the owner or possessor of such goods or effects, or at his or her dwelling or usual place of business, with some person of suitable age and discretion, if any such can be found, with a note of the sum demanded, and the time and place of sale; and the said officer shall forthwith cause a notification to be published in some newspaper within the county wherein said distraint is made, if there is a newspaper published in said county, or to be publicly posted at the post office, if there be one within five miles, nearest to the residence of the person whose property shall be distrained, and in not less than two other public places, which notice shall specify the articles distrained, and the time and place for the sale thereof, which time shall not be less than ten nor more than twenty days from the date of such notification to the owner or possessor of the property and the publication or posting of such notice as herein provided, and the place proposed for sale shall not be more than five miles distant from the place of making such distraint. And said sale may be adjourned from time to time by said officer, if he shall think it advisable to do so, but not for a time to exceed in all thirty days. And if any person, bank, association, company, or corporation, liable to pay any tax, shall neglect or refuse to pay the same after demand, the amount shall be a lien in favor of the United States from the time it was due until paid, with the interest, penalties, and costs that may accrue in addition thereto, upon all property and rights to property belonging to such person, bank, association, company, or corporation; and the collector, after demand, may levy, or by warrant may authorize a deputy collector to levy, upon all property and rights to property belonging to such person, bank, association, company, or corporation, or on which the said lien exists, for the payment of the sum due as aforesaid, with interest and penalty for non-payment, and also of such further sum as shall be sufficient for the fees, costs and expenses of such levy. And in all cases of sale, as afore-fieter of sale said, the certificate of such sale shall transfer to the purchaser all right, title and interest of such delinquent in and to the property sold; and where such property shall consist of stocks, said certificate shall be notice. when received, to any corporation, company, or association of said transfer, and shall be authority to such corporation, company, or association to record the same on their books and records, in the same manner as if transferred or assigned by the person or party holding the same, in lieu of any original or prior certificates, which shall be void, whether cancelled or not. And said certificates, where the subject of sale shall be securities or other evidences of debt, shall be good and valid receipts to the person holding the same, as against any person holding, or claiming to hold, possession of such securities or other evidences of debt. And all persons, and officers of companies or corporations, are required, on demand of a collector or deputy collector about to distrain, or having distrained on any ing evidence of property or rights of property, to exhibit all books containing evidence or property, the statements relating to the subject or subjects of distraint, or the property traint, to be or rights of property liable to distraint for the tax so due as aforesaid : exhibited to col-Provided, That in any case of distraint for the payment of the taxes lector on de-aforesaid, the goods, chattels, or effects so distrained shall and may be restored to the owner or possessor, if, prior to the sale, payment of the trained may be amount due shall be made to the proper officer charged with the collection, restored to owner, if, &c. together with the fees and other charges; but in case of non-payment as

When collectors may distrain

Proceedings in

Notice.

Sale.

Tax to be a lien.

Levy for taxes.

Effect of cer-

Books contain-

Proceeds of sales, how disposed of.

Exemptions rom distraint.

thereof.

Section 29.

ty liable to dis-traint is not divisible, whole may be sold. Proceeds how

disposed of.

is not equal to United States.

If no assessment has been made.

Property pur-chased may be sold.

Account of charges and expenses in sales or seizures, to be rendered.

Section 30.

When real estate may be sold for taxes.

aforesaid, the said officers shall proceed to sell the said goods, chattels, or effects at public auction, and shall retain from the proceeds of such sale the amount demandable for the use of the United States, and a commission of five per centum thereon for his own use, with the fees and charges for distraint and sale, rendering the overplus, if any there be, to the person who may be entitled to receive the same: Provided further, That there shall be exempt from distraint and sale, if belonging to the head of a family, the school-books and wearing apparel necessary for such family; also arms for personal use, one cow, two hogs, five sheep and the wool thereof, provided the aggregate market value of said sheep shall not exceed fifty dollars; the necessary food for such cow, hogs, and sheep for a period not exceeding thirty days; fuel to an amount not greater in value than twenty-five dollars; provisions to an amount not greater than fifty dollars; household furniture kept for use to an amount not greater than three hundred dollars; and the books, tools, or implements of a trade or profession to an amount not greater than one hundred dollars shall also be exempt; and the officer making the distraint shall summon three disinter-Appraisement ested householders of the vicinity, who shall appraise and set apart to the owner the amount of property herein declared to be exempt.

That section twenty-nine be amended by striking out all after the en-Where proper- acting clause and inserting in lieu thereof the following: That in all cases where property liable to distraint for taxes may not be divisible, so as to enable the collector by a sale of part thereof to raise the whole amount of the tax, with all costs, charges, and commissions, the whole of such property shall be sold, and the surplus of the proceeds of the sale, after satisfying the tax, costs, and charges, shall be paid to the person legally entitled to receive the same; or if he cannot be found, or refuse to receive the same, then such surplus shall be deposited in the treasury of the United States, to be there held for the use of the person legally entitled to receive the same, until he shall make application therefor to the Secretary of the Treasury, who, upon such application and satisfactory proofs in support thereof, shall, by warrant on the treasury, cause the same to be paid to the applicant. And if any of the property advertised for sale as aforesaid is of a kind subject to tax, and such tax has not been paid, and If amount bid the amount bid for such property is not equal to the amount of such tax, the collector may purchase the same in behalf of the United States for tax, collector may purchase the said tax. And in all cases where property subject to tax, but upon which the tax has not been paid, shall be seized upon distraint and sold, the amount of such tax shall, after deducting the expenses of such sale, be first appropriated out of the proceeds thereof to the payment of said tax. And if no assessment of tax has been made upon such property, the collector shall make a return thereof in the form required by law, and the assessor shall assess the tax thereon. And all property so purchased may be sold by said collector, under such regulations as may be prescribed by the commissioner of internal revenue. And the collector shall render a distinct account of all charges incurred in the sale of such property to the commissioner of internal revenue, who shall by regulation determine the fees and charges to be allowed in all cases of distraint and other seizures; or where necessary expenses for making such distraint or seizure have been incurred, and in case of sale, the said collector shall pay into the treasury the surplus, if any there be, after defraying such fees and charges.

That section thirty be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That in any case where goods, chattels, or effects sufficient to satisfy the taxes imposed by law upon any person liable to pay the same shall not be found by the collector or deputy collector whose duty it may be to collect the same, he is hereby authorized to collect the same by seizure and sale of real estate; and the officer making such seizure and sale shall give notice to the person whose estate is proposed to be sold, by giving him in hand, or leaving at his last or usual place of abode, if he has any such within the collection district case of sales of where said estate is situated, a notice, in writing, stating what particular real estate. estate is proposed to be sold, describing the same with reasonable certainty, and the time when and place where said officer proposes to sell the same: which time shall not be less than twenty nor more than forty days from the time of giving said notice. And the said officer shall also cause a notification to the same effect to be published in some newspaper within the county where such seizure is made, if any such there be, and shall also cause a like notice to be posted at the post office nearest to the estate to be seized, and in two other public places within the county; and the place of said sale shall not be more than five miles distant from the estate seized, except by special order of the commissioner of internal revenue. At the time and place appointed, the officer making such seizure shall proceed to sell the said estate at public auction, offering the same at a minimum price, including the expense of making such levy, and all charges for advertising and an officer's fee of ten dollars. And in case the real estate so seized, as aforesaid, shall consist of several distinct tracts or parcels, the officer making sale thereof shall offer each tract or of several tracts. parcel for sale separately, and shall, if he deem it advisable, apportion the expenses, charges, and fees, aforesaid, to such several tracts or parcels, or to any of them, in estimating the minimum price aforesaid. And if no person offers for said estate the amount of said minimum price, the officer shall declare the same to be purchased by him for the United States, and shall declare the same to be purchased by nim for the United States, and bought for the shall deposit with the district attorney of the United States a deed there-United States. of, as hereinafter specified and provided; otherwise, the same shall be declared to be sold to the highest bidder. And said sale may be adjourned from time to time by said officer for not exceeding thirty days in all, if he of sale. shall think it advisable so to do. If the amount bid shall not be then and there paid, the officer shall forthwith proceed to again sell said estate in the same manner; and upon any sale and the payment of the purchase money shall give to the purchaser a certificate of purchase, which shall set forth the real estate purchased, for whose taxes the same was sold, the purchase. name of the purchaser and the price paid therefor; and if the said real estate be not redeemed in the manner and within the time hereinafter provided, then the said collector or deputy collector shall execute to the said purchaser, upon his surrender of said certificate, a deed of the real estate purchased by him as aforesaid, reciting the facts set forth in said given upon surcertificate, and in accordance with the laws of the State in which such cate; real estate is situate upon the subject of sales of real estate under execution, which said deed shall be prima facie evidence of the facts therein to be prima stated; and if the proceedings of the officer as set forth have been sub-facts stated stantially in accordance with the provisions of law, shall be considered therein; and operate as a conveyance of all the right, title, and interest the party delinquent had in and to the real estate thus sold at the time the lien of what. the United States attached thereto. Any person, whose estate may be pro-ceeded against as aforesaid, shall have the right to pay the amount due, before sale by, together with the costs and charges thereon, to the collector or deputy &c.; collector at any time prior to the sale thereof, and all further proceedings shall cease from the time of such payment. The owners of any real estate sold as aforesaid, their heirs, executors, or administrators, or any person having any interest therein, or a lien thereon, or any person in their behalf, shall be permitted to redeem the land sold as aforesaid, or any may redeem particular tract thereof, at any time within one year after the sale thereof, aftersale, by, &c. upon payment to the purchaser, or, in case he cannot be found in the county in which the land to be redeemed is situate, then to the collector of the district in which the land is situate, for the use of the purchaser. his heirs or assigns, the amount paid by the said purchaser and interest thereon at the rate of twenty per centum per annum. And any collector

Proceedings in

Notice.

Place of sale

Sale.

If real estate is

When may be

Adjournment

Certificate of

Deed to be render of certifi-

facts stated to convey

seize and sell lands in another district.

Records of

to successor. Copies to be evidence.

Entry to be made when land is redeemed. If property

seized and sold is not sufficient property may be sold.

The word "county," how construed in this act.

Section 34.

Collectors to be charged with whole amount of taxes in lists. &c.:

to be credited with what.

If collector dies, &c., lists, &c. to be transferred to his successor

or deputy collector may, for the collection of taxes imposed upon any person or for which any person may be liable, and committed to him for Collector may collection, seize and sell the lands of such person situated in any other collection district within the State in which said officer resides; and his proceedings in relation thereto shall have the same effect as if the same And it shall be the duty of were had in his proper collection district. every collector to keep a record of all sales of land made in his collection sales to be kept; district, whether by himself or his deputies, or by another collector, in to state what; which shall be set forth the tax for which any such sale was made, the dates of seizure and sale, the name of the party assessed, and all proceedings in making said sale, the amount of fees and expenses, the name of the purchaser, and the date of the deed; which record shall be certi-And it shall be the duty of any fied by the officer making the sale. deputy making sale, as aforesaid, to return a statement of all his proceedings to the collector, and to certify the record thereof. And in case of the death or removal of the collector or the expiration of his term of to be delivered office from any other cause, said record shall be delivered to his successor in office; and a copy of every such record, certified by the collector, shall be evidence in any court of the truth of the facts therein stated. And when any lands sold, as aforesaid, shall be redeemed as hereinbefore provided, the collector shall make an entry of the fact upon the record aforesaid, and the said entry shall be evidence of such redemption. And when any property, personal or real, seized and sold by virtue of the foregoing provisions, shall not be sufficient to satisfy the claim of the United States to pay tax, other for which distraint or seizure may be made against any person whose property may be so seized and sold, the collector may, thereafter, and as time seized and often as the same may be necessary, proceed to seize and sell, in like manner, any other property liable to seizure of such person until the amount due from him, together with all expenses, shall be fully paid: Provided, That the word " county," wherever the same occurs in this act, or the acts of which this is amendatory, shall be construed to mean also

a parish or any other equivalent subdivision of a State or Territory.

That section thirty-four be amended by striking out all after the enacting clause and inserting the following: That each collector shall be charged with the whole amount of taxes, whether contained in lists delivered to him by the assessors, respectively, or delivered or transmitted to him by assistant assessors from time to time, or by other collectors, or by his predecessor in office, and with the additions thereto, with the par value of all stamps deposited with him, and with all moneys collected for passports, penalties, forfeitures, fees, or costs, and he shall be credited with all payments into the treasury made as provided by law, with all stamps returned by him uncancelled to the treasury, and with the amount of taxes contained in the lists transmitted in the manner above provided to other collectors, and by them receipted as afore aid; and also with the amount of the taxes of such persons as may have absconded, or become insolvent, prior to the day when the tax ought, according to the provisions of law, to have been collected, and with all uncollected taxes transferred by him or by his deputy acting as collector to his successor in office: Provided, That it shall be proved to the satisfaction of the commissioner of internal revenue that due diligence was used by the collector, who shall certify the facts to the first comptroller of the treasury. And each collector shall also be credited with the amount of all property purchased by him for the use of the United States, provided he shall faithfully account for and pay over the proceeds thereof upon a resale of the same as required by law. In case of the death, resignation, or removal of the collector, all lists and accounts of taxes uncollected shall be transferred to his successor in office as soon as such successor shall be appointed and qualified, and it shall be the duty of such successor to col lect the same.

That section forty-one be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That it shall be the duty of the collectors aforesaid, or their deputies, in their respective dis-taxes and prosetricts, and they are hereby authorized, to collect all the taxes imposed by cute for forfeitlaw, however the same may be designated, and to prosecute for the re- ures and penallaw, however the same may be designated, and to proceed to the first ties. covery of any sum or sums which may be forfeited by law; and all fines, penalties, and forfeitures which may be incurred or imposed by law, Taxes, forfeit-shall be sued for and recovered, in the name of the United States, in any ties how sued for proper form of action, or by any appropriate form of proceeding, qui tam and recovered. or otherwise, before any circuit or district court of the United States for the district within which said fine, penalty, or forfeiture may have been incurred, or before any other court of competent jurisdiction. And taxes may be sued for and recovered, in the name of the United States, in any proper form of action before any circuit or district court of the United States for the district within which the liability to such tax may have been or shall be incurred, or where the party from whom such tax is due may reside at the time of the commencement of said action. But no such suit shall be commenced unless the commissioner of internal revenue shall authorize or sanction the proceedings: Provided, That in case commenced of any suit for penalties or forfeitures brought upon information received ty of commisfrom any person, other than a collector, deputy collector, assessor, assist- sioner. ant assessor, revenue agent, or inspector of internal revenue, the United States shall not be subject to any costs of suit, nor shall the fees of any not to be subject attorney or counsel employed by any such officer be allowed in the settle- ney's fees, unment of his account, unless the employment of such attorney or counsel less, &c. shall be authorized by the commissioner of internal revenue, either expressly or by general regulations.

That section forty-four be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That the commissoner of internal revenue, subject to regulations prescribed by the wrongly assess-Secretary of the Treasury, shall be, and is hereby, authorized, on appeal refunded. to him made, to remit, refund, and pay back all taxes erroneously or illegally assessed or collected, all penalties collected without authority, and all taxes that shall appear to be unjustly assessed or excessive in amount or in any manner wrongfully collected, and also repay to collectors or deputy collectors the full amount of such sums of money as shall or may be of judgments recovered against them, or any of them, in any court, for any internal paid by them taxes or licenses collected by them, with the costs and expenses of suit, and damages and costs recovand all damages and costs recovered against assessors, assistant assessors, ered against collectors, deputy collectors, and inspectors, in any suit which shall be them. brought against them, or any of them, by reason of anything that shall or may be done in the due performance of their official duties; and all judg- Judgments, &c. ments and moneys recovered or received for taxes, costs, forfeitures, and for taxes, &c. to be paid to collecpenalties, shall be paid to the collector as internal taxes are required to tors.

be paid: Provided, That where a second assessment may have been made in case of a list, statement, or return which in the opinion of the ond assessment, taxes not to be assessor or assistant assessor was false or fraudulent, or contained any refunded, unless, understatement or undervaluation, such assessment shall not be remitted, &c. nor shall taxes collected under such assessment be recovered, refunded, or paid back, unless it is proved that said list, statement, or return was not false or fraudulent, and did not contain any understatement or undervaluation.

That section forty-eight be amended by striking out all after the enacting clause and inserting the following: That all goods, wares, merchandise, articles, or objects, on which taxes are imposed by the provisions of able, held to be sold, &c. in fraud law, which shall be found in the possession, or custody, or within the of revenue laws, control of any person or persons, for the purpose of being sold or remov- may be seized by ed by such person or persons in fraud of the internal revenue laws, or collector, and is with design to avoid payment of said taxes, may be seized by the col-

Section 41. Collectors, &c. ties.

Suit not to be without authori-

United States

Section 44.

Taxes, &c., ed, &c., may be

Collectors to be

In cases of sec-

## Section 48.

Property tax-

tools, &c. for may be seized, &c.

enforce forfeiture.

Penalty for possessing taxable property with intent to sell in fraud of the law, &c.

Goods to be seized, &c.

Perishable property to be appraised ;

may be restored to owner, he giving bond.

Bond to be filed.

ceedings in court when and how to ors of bond.

not give bond, property may be sold, &c.

Sections 53-57, 59, and 62-70 repealed on Sept. 1, 1866.

lector or deputy collector of the proper district, or by such other collector or deputy collector as may be specially authorized by the commissioner of internal revenue for that purpose, and the same shall be forfeited to Rawmaterials, the United States; and also all raw materials found in the possession of manufacture, in any person or persons intending to manufacture the same into articles of fraud of the law, a kind subject to tax for the purpose of fraudulent [1y] selling such manufactured articles, or with design to evade the payment of said tax; and also all tools, implements, instruments, and personal property whatsoever, in the place or building or within any yard or enclosure where such articles or such raw materials shall be found, may also be seized by any collector or deputy collector, as aforesaid, and the same shall be forfeited Proceedings to as aforesaid; and the proceedings to enforce said forfeiture shall be in the nature of a proceeding in rem in the circuit or district court of the United States for the district where such seizure is made, or in any other And any person who shall have in his court of competent jurisdiction. custody or possession any such goods, wares, merchandise, articles, or objects, subject to tax as aforesaid, for the purpose of selling the same with the design of avoiding payment of the taxes imposed thereon, shall be liable to a penalty of five hundred dollars, or not less than double the amount of taxes fraudulently attempted to be evaded, to be recovered in any court of competent jurisdiction; and the goods, wares, merchandise, articles, or objects, which shall be so seized by any collector or deputy collector, may, at the option of the collector, be delivered to the marshal of said district, and remain in the care and custody of said marshal, and under his control until he shall obtain possession by process of law, and the cost of seizure made before process issues shall be taxable by the court: Provided, That when the property so seized may be liable to perish or become greatly reduced in price or value by keeping, or when it cannot be kept without great expense, the owner thereof, the collector, or the marshal of the district, may apply to the assessor of the district to examine said property; and if, in the opinion of said assessor, it shall be necessary that the said property should be sold to prevent such waste or expense, he shall appraise the same; and the owner thereupon shall have said property returned to him upon giving bond in such form as may be prescribed by the commissioner of internal revenue, and in an amount equal to the appraised value, with such sureties as the said assessor shall deem good and sufficient, to abide the final order, decree or judgment of the court having cognizance of the case, and to pay the amount of said appraised value to the collector, marshal, or otherwise, as he may be ordered and directed by the court, which bond shall be filed by said assessor with the United States district-attorney for the district in which said proceedings in rem may be commenced: Provided further, That in case said bond shall have been executed and the property returned before seizure thereof, by virtue of the process aforesaid, the mar-Notice of pro- shal shall give notice of the pendency of proceedings in court to the parties executing said bond, by personal service or publication, and in begiven to oblig- manner and form as the court may direct, and the court shall thereupon have jurisdiction of said matter and parties in the same manner as if such If owner does property had been seized by virtue of the process aforesaid. But if said owner shall neglect or refuse to give said bond, the assessor shall issue to the collector or marshal aforesaid an order to sell the same; and the said collector or marshal shall thereupon advertise and sell the said property at public auction in the same manner as goods may be sold on final exe-Proceeds of sale. cution in said district; and the proceeds of the sale, after deducting the reasonable costs of the seizure and sale, shall be paid to the court aforesaid, to abide its final order, decree, or judgment.

That sections fifty-three, fifty-four, fifty-five, fifty-six, fifty-seven, fiftynine, sixty-two, sixty-three, sixty-four, sixty-five, sixty-six, sixty-seven, sixty-eight, sixty-nine, and seventy, be, and the same are hereby, repealed, to take effect on the first day of September, eighteen hundred and sixtysix.

That section seventy-one be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That no person, firm, company, or corporation shall be engaged in, prosecute, or carry until special tax on any trade, business, or profession, hereinafter mentioned and described, is paid. until he or they shall have paid a special tax therefor in the manner hereinafter provided.

That section seventy-two be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That every person, firm, company, or corporation engaged in any trade, business, or specially to solve the second seco profession, on which a special tax is imposed by law, shall register with to register the assistant assessor of the assessment district, first, his or their name or names, &c. with style, and in case of a firm or company, the names of the several persons sors. constituting such firm or company, and their places of residence; second, Register the trade, business, or profession, and the place where such trade, business, state what. or profession is to be carried on; third, if a rectifier, the number of barrels he designs to rectify; if a pedler, whether he designs to travel on foot, or with one, two, or more horses or mules; if an innkeeper, the yearly rental value of the house and property to be occupied for said purpose. All of which facts shall be returned duly certified by such assistant assessor, to both the assessor and collector of the district; and the special tax shall be paid to the collector or deputy collector of the district be paid to collecas hereinafter provided for such trade, business, or profession, who shall coiptgiventheregive a receipt therefor.

That section seventy-three be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That any one who shall exercise or carry on any trade, business, or profession, or do any act exercising any hereinafter mentioned, for the exercising, carrying on, or doing of which out payment of a special tax is imposed by law, without payment thereof as in that be- tax. half required, shall, for every such offence, besides being liable to the payment of the tax, be subject to imprisonment for a term not exceeding two years, or a fine not exceeding five hundred dollars, or both, and such fine shall be distributed between the United States and the informer, if there be any, as provided by law.

That section seventy-four be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That the receipt for the payment of any special tax shall contain and set forth the payment of spepurpose, trade, business, or profession for which such tax is paid, and the what. name and place of abode of the person or persons paying the same; if by a rectifier, the quantity of spirits intended to be rectified; if by a pedler, whether for travelling on foot or with one, or two, or more horses or mules, the time for which payment is made, the date or time of payment, and (except in case of auctioneers, produce brokers, commercial brokers, patent-right dealers, photographers, builders, insurance agents, insurance brokers, and pedlers) the place at which the trade, business, or profession for which the tax is paid shall be carried on : Provided, That the payfor which the tax is paid shall be carried on : *Froviaca*, that the pay-ment of the special tax herein imposed shall not exempt from an addi-to exempt from tional special tax the person or persons, (except lawyers, physicians, sur- additional tax geons, dentists, cattle brokers, horse dealers, pedlers, produce brokers, for doing busi-commercial brokers, patent-right dealers, photographers, builders, insurance place, except for, agents, insurance brokers, and auctioneers,) or firm, company, or corporation &c. doing business in any other place than that stated; but nothing herein con- No special t tained shall require a special tax for the storage of goods, wares, or merchan- goods, &c., if no dise in other places than the place of business, nor for the sale by manufactur- goods, &c. are ers or producers of their own goods, wares, and merchandise, at the place there kept exof production or manufacture, and at their principal office or place of business, provided no goods, wares, or merchandise shall be kept except as samples, at said office or place of business. And every person exercising

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Section 71. No person, &c.

Section 72. Persons, &c. specially taxed.

Register to

Returns to be made to assessors and collectors. Special tax to tor, &c., and refor.

Section 73. Penalty for trade, &c. with-

Post, p. 473.

Fine how distributed.

Section 74. Receipt for cial tax to state

Payment of

No special tax

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ing on business, &c. taxable, to exhibit receipt therefor to revenue officer on demand.

If pedler re-fuses to exhibit receipt, property may be seized. Proceedings

thereon.

Special taxes when due.

Proportional part of tax.

Section 75.

If person who has paid special tax dies, his execarry on the business.

In case of removal.

Cases of death, removal. &c. to be registered.

Section 76.

If a person same time, tax to be paid for each.

In towns of less than 6000 persons one tax

Section 77. Auctioneers at private sale, nor employ other persons, except,

Persons carry- or carrying on any trade, business, or profession, or doing any act for which a special tax is imposed, shall, on demand of any officer of internal revenue, produce and exhibit the receipt for payment of the tax, and unless he shall do so may be taken and deemed not to have paid such tax. And in case any pedler shall refuse to exhibit his or her receipt, as aforesaid, when demanded by any officer of internal revenue, said officer may seize the horse or mule, wagon, and contents, or pack, bundle, or basket of any person so refusing, and the assessor of the district in which the seizure has occurred may, on ten days' notice, published in any newspaper in the district, or served personally on the pedler, or at his dwelling-house, require such pedler to show cause, if any he has, why the horses or mules, wagon, and contents, pack, bundle, or basket so seized shall not be forfeited; and in case no sufficient cause is shown, the assessor may direct a forfeiture, and issue an order to the collector or to any deputy collector of the district for the sale of the property so forfeited; and the same, after payment of the expenses of the proceedings, shall be paid to the collector for the use of the United States. And all such special taxes shall become due on the first day of May in each year, or on commencing any trade, business, or profession upon which such tax is by law imposed. In the former case the tax shall be reckoned for one year, and in the latter case, proportionately for that part of the year from the first day of the month in which the liability to a special tax commenced, to the first day of May following.

That section seventy-five be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That upon the death of any person having paid the special tax for any trade, busicutors, &c. may ness or profession, it may and shall be lawful for the executors or administrators, or the wife or child, or the legal representatives of such deceased person to occupy the house or premises, and in like manner to exercise or carry on, for the residue of the term for which the tax shall have been paid, the same trade, business, or profession, as the deceased before exercised or carried on, in or upon the same houses or premises, without payment of any additional tax. And in case of the removal of any person or persons from the house or premises for which any trade, business, or profession was taxed, it shall be lawful for the person or persons so removing to any other place to carry on the trade, business, or profession specified in the tax receipt at the place to which such person or persons may remove without payment of any additional tax: Provided, That all cases of death, change, or removal, as aforesaid, shall be registered with the assistant assessor, and with the collector, together with the name or names of the person or persons making such change or removal, or successor to any person deceased, under regulations to be prescribed by the commissioner of internal revenue.

That section seventy-six be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That in every case carries on more where more than one of the pursuits, employments, or occupations, hereinin same place at after described, shall be pursued or carried on in the same place by the same person at the same time, except as hereinafter provided, the tax shall be paid for each according to the rates severally prescribed: Provided, That in cities and towns having a less population than six thousand persons according to the last preceding census, one special tax shall be may cover what, held to embrace the business of land-warrant brokers, claim agents, and real estate agents, upon payment of the highest rate of tax applicable to either one of said pursuits.

That section seventy-seven be amended by striking out all after the not to sell goods enacting clause, and inserting in lieu thereof the following : That no auctioneer shall, by virtue of having paid the special tax as an auctioneer, sell any goods or other property at private sale, nor shall he employ any other person to act as auctioneer in his behalf, except in his own store or

warehouse or in his presence; and any auctioneer who shall sell goods or commodities otherwise than by auction, without having paid the special tax imposed upon such business, shall be subject and liable to the penalty imposed upon persons dealing in or retailing, trading or selling goods or commodities without payment of the special tax for exercising or carrying may sell goods on such trade or business; and where goods or commodities are the prop- ing special tax, erty of any person or persons taxed to deal in or retail, or trade in or sell on their premisthe same, it shall and may be lawful for any person exercising or carry-es. ing on the trade or business of an auctioneer to sell such goods or commodities for and on behalf of such person or persons in said house or premises.

That section seventy-eight be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That any number of persons, except lawyers, conveyancers, claim agents, patent who may not do agents, physicians, surgeons, dentists, cattle brokers, horse dealers, and business in part-nership, and pay pedlers, doing business in copartnership at any one place, shall be re- but one special quired to pay but one special tax for such copartnership.

That section seventy-nine be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That a special tax shall be, and hereby is, imposed as follows, that is to say :--

One. Banks chartered or organized under a general law, with a capital not exceeding fifty thousand dollars, and bankers using or employing a capital not exceeding the sum of fifty thousand dollars, shall pay one hundred dollars; when exceeding fifty thousand dollars, for every additional thousand dollars in excess of fifty thousand dollars, two dollars. Every incorporated or other bank, and every person, firm, or company having a place of business where credits are opened by the deposit or collection of money or currency, subject to be paid or remitted upon draft, check, or order, or where money is advanced or loaned on stocks, bonds, bullion, bills of exchange, or promissory notes, or where stocks, bonds, bullion, bills of exchange, or promissory notes are received for discount or for sale, shall be regarded as a bank or as a banker: Provided, That any savings bank having no capital stock, and whose business is confined to receiving deposits and loaning or investing the same for the benefit of its depositors, and which does no other business of banking, shall not be subject to this tax.

Wholesale dealers, whose annual sales do not exceed fifty thou-Two. sand dollars, shall pay fifty dollars; and if their annual sales exceed fifty dealers. thousand dollars, for every additional thousand dollars in excess of fifty thousand dollars, they shall pay one dollar; and the amount of all sales within the year beyond fifty thousand dollars shall be returned monthly to the assistant assessor, and the tax on sales in excess of fifty thousand dollars shall be assessed by the assessors, and paid monthly as other monthly taxes are assessed and paid. Every person shall be regarded as a wholesale dealer whose business it is, for himself or on commission, to sell or offer to sell any goods, wares, or merchandise of foreign or domestic production, not including wines, spirits, or malt liquors, whose annual sales exceed twenty-five thousand dollars. And the payment of the special tax as a wholesale dealer shall not exempt any such person acting as a commercial broker from the payment of the special tax imposed upon commercial brokers: Provided, That no person paying the special tax as a wholesale dealer in liquors shall be required to pay an additional special tax on account of the sale of other goods, wares or merchandise on the same premises : And provided further, That, in estimating the amount of sales for the purposes of this section, any sales made by or through another wholesale dealer on commission shall not be again estimated and included as sold by the party for whom the sale was made.

Three. Retail dealers shall pay ten dollars. Every person whose business or occupation it is to sell or offer for sale any goods, wares, or

Penalty.

Auctioneers

Section 78.

Who may, and tax.

Section 79.

Special tax on Banks and

bankers.

Definition of.

Savings banks.

Wholesale

Definition of.

Proviso.

Retail dealers.

Definition of retail dealer.

Wholesale dealers in liqnors.

Definition of.

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Retail dealers in liquors. Definition of.

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Lottery-ticket dealers. Definition of.

Bond to be given.

Horse dealers;

ery stable, &c.

Livery stable keepers.

Brokers.

Proviso

Pawnbrokers.

Definition of.

Land-warrant brokers.

Eleven. Land-warrant brokers shall pay twenty-five dollars. Any person shall be regarded as a land-warrant broker who makes a business of buying and selling land warrants or of furnishing them to settlers or other persons.

Cattle brokers, whose annual sales do not exceed ten thou-

Cattle brokers.

Twelve.

merchandise of foreign or domestic production, not including spirits, wines. ale, beer, or other malt liquors, and whose annual sales exceed one thousand and do not exceed twenty-five thousand dollars, shall be regarded as a retail dealer.

Wholesale dealers in liquors whose annual sales do not exceed Four. fifty thousand dollars shall pay one hundred dollars, and if exceeding fifty thousand dollars, for every additional one thousand dollars in excess of fifty thousand dollars, they shall pay one dollar, and such excess shall be assessed and paid in the same manner as required of wholesale dealers. Every person who shall sell or offer for sale any distilled spirits, fermented liquors, or wines of any kind in quantities of more than three gallons at one time to the same purchaser, or whose annual sales, including sales of other merchandise, shall exceed twenty-five thousand dollars. shall be regarded as a wholesale dealer in liquors.

Retail dealers in liquors shall pay twenty-five dollars. Everv Five. person who shall sell or offer for sale foreign or domestic spirits, wines, ale, beer, or other malt liquors in quantities of three gallons or less, and whose annual sales, including all sales of other merchandise, do not exceed twenty-five thousand dollars, shall be regarded as a retail dealer in liquors.

Six. Lottery ticket dealers shall pay one hundred dollars. Every person, association, firm, or corporation who shall make, sell, or offer to sell lottery tickets or fractional parts thereof, or any token, certificate, or device representing or intending to represent a lottery ticket or any fractional part thereof, or any policy of numbers in any lottery, or shall manage any lottery, or prepare schemes of lotteries, or superintend the drawing of any lottery, shall be deemed a lottery ticket dealer: Provided, That the managers of any lottery shall give bond in the sum of one thousand dollars that the person paying such tax shall not sell any tickets or supplementary ticket of such lottery which has not been duly stamped according to law, and that he will pay the tax imposed by law upon the gross receipts of his sales.

Seven. Horse dealers shall pay ten dollars. Any person whose business it is to buy or sell horses or mules shall be regarded a horse dealer: may keep liv- Provided, That one special tax having been paid, no additional tax shall be imposed upon any horse dealer for keeping a livery stable, nor upon any livery stable keeper for dealing in horses.

> Eight. Livery stable keepers shall pay ten dollars. Any person whose business it is to keep horses for hire, or to let, or to keep, feed, or board horses for others, shall be regarded as a livery stable keeper.

> Nine. Brokers shall pay fifty dollars. Every person, firm, or company, whose business it is to negotiate purchases or sales of stocks, bonds, exchange, bullion, coined money, bank notes, promissory notes, or other securities, for themselves or others, shall be regarded as a broker: Provided, That any person having paid the special tax as a banker shall not be required to pay the special tax as a broker.

> Ten. Pawnbrokers using or employing a capital of not exceeding fifty thousand dollars, shall pay fifty dollars; and when using or employing a capital exceeding fifty thousand dollars, for every additional thousand dollars in excess of fifty thousand dollars, shall pay two dollars. Every person whose business or occupation it is to take or receive, by way of pledge, pawn, or exchange, any goods, wares, or merchandise, or any kind of personal property whatever, as security for the repayment of money lent thereon, shall be deemed a pawnbroker.

sand dollars, shall pay ten dollars; and if exceeding the sum of ten thousand dollars, one dollar for each additional thousand dollars; and such excess shall be assessed and paid in the same manner as required of wholesale dealers. Any person whose business it is to buy or sell or deal in cattle, hogs, or sheep, shall be considered as a cattle broker.

Thirteen. Produce brokers, whose annual sales do not exceed the sum of ten thousand dollars, shall pay ten dollars. Every person other than ers. one having paid the special tax as a commercial broker or cattle broker, or wholesale or retail dealer, or pedler, whose occupation it is to buy or sell agricultural or farm products, and whose annual sales do not exceed ten thousand dollars, shall be regarded as a produce broker.

Fourteen. Commercial brokers shall pay twenty dollars. Any person or firm whose business it is, as a broker, to negotiate sales or pur-brokers chases of goods, wares, or merchandise, or to negotiate freights and other business for the owners of vessels, or for the shippers, or consignors, or consignees of freight carried by vessels, shall be regarded a commercial broker.

Fifteen. Custom-house brokers shall pay ten dollars. Every person whose occupation it is, as the agent of others, to arrange entries and other broker. custom-house papers, or transact business at any port of entry relating to the importation or exportation of goods, wares, or merchandise, shall be regarded a custom-house broker.

Sixteen. Distillers shall pay one hundred dollars. Every person, firm, or corporation, who distils or manufactures spirits, or who brews or makes mash, wort, or wash for distillation or the production of spirits, shall be deemed a distiller : Provided, That distillers of apples, grapes, or peaches, distilling or manufacturing fifty and less than one hundred grapes, or peachand fifty barrels per year from the same, shall pay fifty dollars; and those distilling or manufacturing less than fifty barrels per year from the same, shall pay twenty dollars : And provided further, That no tax shall be imposed for any still, stills, or other apparatus used by druggists and tain stills, &c. chemists for the recovery of alcohol for pharmaceutical and chemical or scientific purposes which has been used in those processes.

Every person, Seventeen. Brewers shall pay one hundred dollars. firm, or corporation who manufactures fermented liquors of any name or description, for sale, from malt, wholly or in part, or from any substitute therefor, shall be deemed a brewer: Provided, That any person, firm, or corporation, who manufactures less than five hundred barrels per year, shall pay the sum of fifty dollars.

Eighteen. Rectifiers who shall rectify any quantity of spirituous liquors, not exceeding five hundred barrels, packages, or casks, containing not more than forty gallons to each barrel, package, or cask, shall pay twenty-five dollars; and twenty-five dollars additional for each additional five hundred such barrels, packages, or casks, or any fractional part thereof. Every person, firm, or corporation, who rectifies, purifies, or refines distilled spirits or wines by any process, or who, by mixing distilled spirits or wine with any materials, manufactures any spurious, imitation, or compound liquors for sale, under the name of whiskey, brandy, gin, rum, wine, "spirits," or "wine bitters," or any other name, shall be regarded as a rectifier.

Nineteen. Coal-oil distillers and distillers of burning fluid and camphene shall pay fifty dollars. Any person, firm, or corporation, who shall tillers of burning refine, produce, or distil petroleum, or rock oil, or oil made of coal, asphal- fluid and camtum, shale, peat, or other bituminous substances, or shall manufacture phenes. illuminating oil, shall be regarded as a coal-oil distiller.

Twenty. Keepers of hotels, inns, or taverns, shall be classified and rated according to the yearly rental, or, if not rented, according to the tavens. estimated yearly rental of the house and property intended to be so occupied as follows, to wit: when the rent or valuation of the yearly rental

Cattle brokers.

Produce brok-

Commercial

Custom-house

Distillers ;

of apples,

No tax on cer-

Brewers.

Proviso.

Rectifiers.

Coal-oil distillers and dis-

See Post, p. 565.

Keepers of hotels, inns, or

Keepers of hotels, inns, or taverns;

may furnish food for animals of guests without additional tax;

additional tax.

Yearly rental

furnishing food, &c. to passen-

Penalty for false returns as to rent.

Keepers of eating-houses;

as confectioners;

nor for selling tobacco, &c. on the premises.

Confectioners.

retail dealers not to pay as.

Claim and patent agents.

Patent right dealers.

**Real** estate agents.

Conveyancers.

Intelligence office keepers.

of said house and property shall be two hundred dollars, or less, they shall pay ten dollars; and if exceeding two hundred dollars, for any additional one hundred dollars or fractional part thereof in excess of two hundred dollars, five dollars: Provided, That a payment of such special tax shall be construed to permit the person so keeping a hotel, inn, or tavern, to furnish the necessary food for the animals of such travellers or sojourners without the payment of an additional special tax as a livery Every place where food and lodging are provided for and stable keeper. furnished to travellers and sojourners for pay shall be regarded as a hoselling liquors tel, inn, or tavern : Provided, That keepers of hotels, taverns, and eatingatretail to pay an houses, in which liquors are sold by retail, to be drank upon the premises. shall pay an additional tax of twenty-five dollars. The yearly rental shall be fixed and established by the assistant assessor of the proper how established. assessment district at its proper value; but if rented, at not less than the Steamers, &c. actual rent agreed on by the parties. All steamers and vessels, upon waters of the United States, on beard of which passengers or travellers gers, to pay tax. are provided with food or lodgings, shall be subject to and required to pay twenty-five dollars: Provided, That any person who shall make a false or fraudulent return concerning the actual rent mentioned in this paragraph shall be subject to a penalty therefor of double the amount of the tax.

Keepers of eating-houses shall pay ten dollars. Twenty-one. Every place where food or refreshments of any kind, not including spirits, wines, ale, beer, or other malt liquors, are provided for casual visitors and sold for consumption therein, shall be regarded as an eating-house. But the keeper of an eating-house, having paid the tax therefor, shall not be renot to pay tax quired to pay a special tax as a confectioner, anything in this [act] to the contrary notwithstanding. And keepers of hotels, inns, taverns, and eating-houses, having paid the special tax therefor, shall not be required to pay additional tax for selling tobacco, snuff, or cigars on the same premises, anything in this act to the contrary notwithstanding.

Twenty-two. Confectioners shall pay ten dollars. Every person who sells at retail confectionery, sweetmeats, comfits, or other confects, in any Wholesale and building, shall be regarded as a confectioner. But wholesale and retail dealers, having paid the special tax therefor, shall not be required to pay the special tax as a confectioner, anything in this act to the contrary notwithstanding.

Twenty-three. Claim agents and agents for procuring patents shall pay ten dollars. Every person whose business it is to prosecute claims in any of the executive departments of the federal government, or procure patents, shall be deemed a claim or patent agent, as the case may be.

Twenty-four. Patent right dealers shall pay ten dollars. Every person whose business it is to sell, or offer for sale, patent-rights, shall be regarded as a patent-right dealer.

Twenty-five. Real estate agents shall pay ten dollars. Every person whose business it is to sell or offer for sale real estate for others, or to rent houses, stores, or other buildings or real estate, or to collect rent for others, except lawyers paying a special tax as such, shall be regarded as a real estate agent.

Twenty-six. Conveyancers shall pay ten dollars. Every person, other than one having paid the special tax as a lawyer or claim agent, whose business it is to draw deeds, bonds, mortgages, wills, writs, or other legal papers, or to examine titles to real estate, shall be regarded as a conveyancer.

Twenty-seven. Intelligence office keepers shall pay ten dollars. Every person whose business it is to find or furnish places of employment for others, or to find or furnish servants upon application in writing or otherwise, receiving compensation therefor, shall be regarded as an intelligence office keeper.

Twenty-eight. Insurance agents shall pay ten dollars. Any person who shall act as agent of any fire, marine, life, mutual, or other insurance agents. company or companies, or any person who shall negotiate or procure insurance for which he receives any commission or other compensation, shall be regarded as an insurance agent: Provided, That if the annual ceipts are not shall be regarded as an insurance agoint. I could hundred dollars, over \$100. receipts of any person as such agent shall not exceed one hundred dollars, over \$100. he shall pay five dollars only: And provided further, That no special tax No special tax for selling tickets shall be imposed upon any person for selling tickets or contracts of insur- insuring travelance against injury to persons while travelling by land or water.

Twenty-nine. Foreign insurance agents shall pay fifty dollars. Every person who shall act as agent of any foreign fire, marine, life, mutual, or ance agents. other insurance company or companies shall be regarded as a foreign insurance agent.

Auctioneers, whose annual sales do not exceed ten thousand Thirty. dollars shall pay ten dollars, and if exceeding ten thousand dollars shall pay twenty dollars. Every person shall be deemed an auctioneer whose business it is to offer property at public sale to the highest or best bidder: Provided, That the provisions of this paragraph shall not apply to judicial or executive officers making auction sales by virtue of any judgment or sons making cerdecree of any court, nor public sales made by or for executors, adminis- not to pay tax. trators, or guardians of any estate held by them as such.

Thirty-one. Manufacturers shall pay ten dollars. Any person, firm, Manufacturers. or corporation who shall manufacture by hand or machinery any goods, wares, or merchandise, not otherwise provided for, exceeding annually the sum of one thousand dollars, or who shall be engaged in the manufacture or preparation for sale of any articles or compounds, or shall put up for sale in packages with his own name or trade-mark thereon any articles or compound, shall be regarded as a manufacturer.

Thirty-two. Pedlers shall be classified and rated as follows, to wit: When travelling with more than two horses, or mules, the first class, and shall pay fifty dollars; when travelling with two horses, or mules, the second class, and shall pay twenty-five dollars; when travelling with one horse, or mule, the third class, and shall pay fifteen dollars; when travelling on foot, or by public conveyance, the fourth class, and shall pay ten Any person, except persons peddling only charcoal, newspapers, Certain venders dollars. magazines, bibles, religious tracts, or the products of his farm or garden, not to be deemed who sells or offers to sell, at retail, goods, wares, or other commodities, pedlers. travelling from place to place in the town or through the country, shall be regarded a pedler: Provided, That any pedler who sells, or offers to sell, distilled spirits, fermented liquors or wines, dry-goods, foreign or do-its, or jewelry, to mestic, by one or more original packages or pieces, at one time, to the pay what. same person or persons, or who peddles jewelry, shall pay fifty dollars: *Provided further*, That manufacturers and producers of agricultural tools Certain venders and implements, garden seeds, fruit and ornamental trees, stoves and hol- of certain articles low ware, brooms, wooden ware, charcoal, and gunpowder, delivering and selling at wholesale any of said articles, by themselves or their authorized agents, at places other than the place of manufacture, shall not therefor be required to pay any special tax : Provided further, That persons who Venders of shell sell shell or other fish or both, travelling from place to place, and not from and other fish, and not from any shop or stand, shall be required to pay five dollars only; and no handcarts, &c. special tax shall be imposed for selling shell or other fish from hand-carts or wheelbarrows.

Thirty-three. Apothecaries shall pay ten dollars. Every person who keeps a shop or building where medicines are compounded or prepared according to prescriptions of physicians, or where medicines are sold, shall be regarded as an apothecary. But wholesale and retail dealers, who have paid the special tax therefor, shall not be required to pay a tax as an apothecary; nor shall apothecaries who have paid the special tax be required to pay the tax as retail dealers in liquor in consequence of selling

Insurance

If annual re-

lers, &c.

Foreign insur-

Auctioneers.

Certain per-

Post, p. 474.

Pedlers.

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Pedlers of dis-

Apothecaries.

Certain persons when not to pay. Apothecaries.

alcohol, or of selling or of dispensing, upon physicians' prescriptions, the wines and spirits officinal in the United States and other national pharmacopœias, in quantities not exceeding half a pint of either at any one time. nor exceeding in aggregate cost value the sum of three hundred dollars per annum.

Thirty-four. Photographers shall pay ten dollars. Any person who makes for sale photographs, ambrotypes, daguerreotypes, or pictures, by the action of light, shall be regarded a photographer.

Tobacconists shall pay ten dollars. Any person, firm or Thirty-five. corporation whose business it is to manufacture cigars, snuff, or tobacco in any form, shall be regarded a tobacconist.

Butchers shall pay ten dollars. Every person whose bus-Thirty-six. iness it is to sell butchers' meat at retail shall be regarded as a butcher; not to pay tax *Provided*, That no butcher having paid the special tax therefor shall be as a retail dealer; required to pay the special tax as a retail dealer on account of selling required to pay the special tax as a retail dealer on account of selling other articles at the same store, stall, or premises : Provided further, That butchers who sell butchers' meat exclusively by themselves or agents, travelling from place to place, and not from any shop or stand, shall be required to pay five dollars only, any existing law to the contrary notwithstanding.

> Thirty-seven. Proprietors of theatres, museums, and concert halls, shall pay one hundred dollars. Every edifice used for the purpose of dramatic or operatic or other representations, plays or performances, for admission to which entrance money is received, not including halls rented or used occasionally for concerts or theatrical representations, shall be regarded as a theatre : Provided, That when any such edifice is under lease at the passage of this act the tax shall be paid by the lessee, unless otherwise stipulated between the parties to said lease.

> The proprietor or proprietors of circuses shall pay [one] Thirty-eight. Every building, tent, space, or area, where feats of hundred dollars. horsemanship or acrobatic sports or theatrical performances are exhibited, shall be regarded as a circus: Provided, That no special tax paid in one State shall exempt exhibitions from the tax in another State. And but one special tax shall be imposed for exhibitions within any one State.

> Thirty-nine. Jugglers shall pay twenty dollars. Every person who The propriperforms by sleight of hand shall be regarded as a juggler. etors or agents of all other public exhibitions or shows for money, not enumerated in this section, shall pay ten dollars : Provided, That a special tax paid in one State shall not exempt exhibitions from the tax in another State. And but one special tax shall be required for exhibitions within any one State.

> Proprietors of bowling alleys and billiard rooms shall pay ten Forty. dollars for each alley or table. Every place or building where bowls are thrown or billiards played, and open to the public with or without price, shall be regarded as a bowling alley or billiard room, respectively.

> Forty-one. Proprietors of gift enterprises shall pay one hundred and fifty dollars. Every person, firm, or corporation who shall sell or offer for sale any real estate or article of merchandise of any description whatsoever, or any ticket of admission to any exhibition or performance, with a promise, express or implied, to give or bestow, or in any manner hold out the promise of gift or bestowal of any article or thing for and in consideration of the purchase by any person of any other article or thing, shall be regarded as a proprietor of a gift enterprise : *Provided*, That no such proprietor, in consequence of being thus taxed, shall be exempt from paying any other tax imposed by law, and the special tax herein required shall be in addition thereto.

> Forty-two. Owners of stallions and jacks shall pay ten dollars. Every person who keeps a horse or a jack for the use of mares, requiring or receiving pay therefor, shall be regarded as the owner thereof, and shall

Photographers.

Tobacconists.

Butchers;

selling from place to place, &c.

Proprietors of theatres, muse-ums, and concert halls.

When tax to be paid by lessee.

Circuses.

Tax to cover only one State.

Jugglers.

Tax to cover only one State.

Bowling alleys and billiard rooms.

Gift enterprises.

Definition of.

Tax to be in addition to other taxes.

Stallions and jacks.

furnish a statement to the assessor or assistant assessor, which shall contain a brief description of the animal, its age, and place or places where used or to be used : Provided, That all accounts, notes, or demands for the use of any such horse or jack, the owner or keeper thereof not having paid the tax as aforesaid, shall be void.

Forty-three. Lawyers shall pay ten dollars. Every person who for fee or reward shall prosecute or defend causes in court of record or other judicial tribunal of the United States or of any of the States, or whose business it is to give legal advice in relation to any cause or matter whatever, shall be deemed to be a lawyer.

Forty-four. Physicians, surgeons, and dentists shall pay ten dollars. Every person (except apothecaries) whose business it is, for fee and reward, to prescribe remedies or perform surgical operations for the cure of any bodily disease or ailing, shall be deemed a physician, surgeon, or dentist.

Forty-five. Architects and civil engineers shall pay ten dollars. Every person whose business it is to plan, design, or superintend the construction of buildings, or ships, or of roads, or bridges, or canals, or railroads, shall be regarded as an architect and civil engineer: Provided, That this shall penters not innot include a practical carpenter who labors on a building.

Forty-six. Builders and contractors shall pay ten dollars. Every person whose business it is to construct buildings, or vessels, or bridges, or contractors. canals, or railroads, by contract, whose receipts from building contracts exceed two thousand five hundred dollars in any one year, shall be regarded as a builder and contractor.

Forty-seven. Plumbers and gas-fitters shall pay ten dollars. Every person, firm, or corporation, whose business it is to fit, furnish, or sell gas-fitters. plumbing materials, gas-pipes, gas-burners, or other gas-fixtures, shall be regarded a plumber and gas-fitter.

Forty-eight. Assayers, assaying gold and silver, or either, of a value not exceeding in one year two hundred and fifty thousand dollars, shall pay one hundred dollars, and two hundred dollars when the value exceeds two hundred and fifty thousand dollars and does not exceed five hundred thousand dollars, and five hundred dollars when the value exceeds five hundred thousand dollars. Any person or persons or corporation whose business or occupation it is to separate gold and silver from other metals or mineral substances with which such gold or silver, or both, are alloyed, combined, or united, or to ascertain or determine the quantity of gold or silver in any alloy or combination with other metals, shall be deemed an assaver.

Forty-nine. Miners shall pay ten dollars. Every person, firm, or company, who shall employ others in the business of mining for coal, or for annual receipts gold, silver, copper, lead, iron, zinc, spelter, or other minerals, not having to over \$1000 paid the tax therefor as a manufacturer, and no other, shall be regarded as a miner: Provided, That this shall not apply to any miner whose receipts as such shall not exceed, annually, one thousand dollars.

Fifty. Express carriers and agents shall pay ten dollars. Every person, firm, or company, engaged in the carrying or delivery of money, valuable papers, or any articles for pay, or doing an express business, whose gross receipts therefrom exceed the sum of one thousand dollars per annum, shall be regarded as an express carrier : Provided, That but one special tax of ten dollars shall be imposed upon any one person, firm, or company, in respect to all the business to be done by such person, firm, or company, on a continuous route, and the payment of such tax shall cover all business done upon such route by such person, firm, or company, anywhere in the United States; and such tax shall be required only from the principal in such business, and not from any subordinate : Provided, further, principal only; That draymen and teamsters owning only one dray or team shall not be required to pay such tax.

Proviso.

Lawyers.

Physicians, surgeons, dentists.

Architects and civil engineers

Practical carcluded.

Builders and

Plumbers and

Assayers.

Definition of

Miners, whose

Express carriers and agents.

Only one tax from a firm;

and from the Proviso.

Grinders of

Proviso.

Section 80. to be imposed upon certain classes, unless their annual gross receipts exceed \$ 1000.

determined.

Proviso.

Section 81. upon certain vintners ;

apothecaries;

physicians;

farmers.

Payment of tax not to exempt from penalty under State laws for carrying on such trade, &c., nor authorize a trade, &c. pro-hibited by State laws; nor pre-vent a State from imposing an additional tax.

Section 86.

Manufacturers to render an account of full sales ;

ty consumed and what used for another manufacture;

market value;

signed.

Fifty-one. Grinders of coffee or spices shall pay one hundred dollars. coffee and spices. Any person who manufactures or prepares for use and sale, by grinding or other process, coffee, spices, or mustard, or adulterated coffee, spices, or mustard, or any article or compound intended for use in the adulteration of or as substitutes for coffee, spices, or mustard, shall be regarded as a grinder of coffee or spices: *Provided*, That any person who shall roast coffee for use and sale shall be required to pay the special tax herein imposed upon grinders of coffee or spices.

That section eighty be amended by striking out all after the enacting Special tax not clause, and inserting in lieu thereof the following : That the special tax shall not be imposed upon apothecaries, confectioners, butchers, keepers of eating houses, hotels, inns, or taverns, or retail dealers, except retail dealers in spirituous and malt liquors, when their annual gross receipts shall not exceed the sum of one thousand dollars, any provision of law to the contrary notwithstanding; the amount of such annual receipts to be ascertained or estimated in such manner as the commissioner of internal revenue shall prescribe, as well as the amount of all other annual sales or receipts where the tax is graduated by the amount of sales or receipts; Amount, how and where the amount of the tax has been increased by law above the amount paid by any person, firm, or company, or has been understated or underestimated, such person, firm, or company shall be again assessed, and pay the amount of such increase: Provided, That when any person, before the passage of this act, has been assessed for a license, the amount thus assessed being equal to the tax herein imposed for the business covered by such license, no special tax shall be assessed until the expiration of the period for which such license was assessed.

That section eighty-one be amended by striking out all after the enact-No special tax ing clause, and inserting in lieu thereof the following: That nothing contained in the preceding sections of this act shall be construed to impose a special tax upon vintners who sell wine of their own growth at the place where the same is made; nor upon apothecaries, as to wines or spirituous liquors which they use exclusively in the preparation or making up of medicines; nor shall physicians be taxed for keeping on hand medicines solely for the purpose of making up their own prescriptions for their own patients; nor shall farmers be taxed as manufacturers or producers for making butter or cheese, with milk from their own cows, or for any other farm products: Provided, That the payment of any tax imposed by law shall not be held or construed to exempt any person carrying on any trade, business, or profession, from any penalty or punishment provided by the laws of any State for carrying on such trade, business or profession within such State, or in any manner to authorize the commencement or continuance of such trade, business, or profession contrary to the laws of such State, or in places prohibited by municipal law; nor shall the payment of any tax herein provided be held or construed to prohibit or prevent any State from placing a duty or tax for State or other purposes on any trade, business, or profession, upon which a tax is imposed by law.

That section eighty-six be amended by striking out all after the enact ing clause, and inserting in lieu thereof the following: That any person, firm, company, or corporation, manufacturing or producing goods, wares, and merchandise, sold or removed for consumption or use, upon which amount of actual taxes are imposed by law, shall, in their return of the value and quantity, render an account of the full amount of actual sales made by the manutostatequanti- facturer, producer, or agent thereof, and shall state whether any part, and if so, what part, of said goods, wares, and merchandise, has been consumed or used by the owner, owners, or agent, or used for the production of another manufacture or product, together with the market value of the same at the time of such use or consumption; whether such goods, wares, shipped or con and merchandise were shipped for a foreign port or consigned to auction or commission merchants, other than agents, for sale; and shall make a return according to the value at the place of shipment, when shipped for a foreign port, or according to the value at the place of manufacture or value. production, when removed for use or consumption, or consigned to others than agents of the manufacturer or producer. The value and quantity of than agents of the manufacturer or producer. The value and quantity of be estimated by the goods, wares, and merchandise required to be stated as aforesaid shall actual sales. be estimated by the actual sales made by the manufacturer or by his agent. And where such goods, wares, and merchandise have been removed for consumption or for delivery to others, or placed on shipboard, goods are not in or are no longer within the custody or control of the manufacture by or are no longer within the custody or control of the manufacturer or his ufacturers, &c. agent, not being in his factory, store, or warehouse, the value shall be estimated at the average of the market value of the like goods, wares, and merchandise at the time when the same became liable to tax.

That section eighty-seven be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That any person, firm, company, or corporation who may now be engaged in the of tobacco, snuff, manufacture of tobacco, snuff, or cigars, or who shall hereafter commence make additional or engage in such manufacture, before commencing, or, if already com-statement. menced, before continuing, such manufacture for which they may be liable to be assessed under the provisions of law, shall, in addition to a compliance with all other provisions of law, furnish to the assessor or assistant assessor a statement, subscribed under oath or affirmation, accu-rately setting forth the place, and, if in a city, the street and number of be under oath, and to contain the street where the manufacturing is, or is to be, carried on, the name what. and description of the manufactured article, and, if the same shall be manufactured for or to be sold and delivered to any other person or party, the name and residence and business or occupation of the person or party for whom the said article is to be manufactured or to whom it is to be delivered, and generally the kind and quality manufactured or proposed to be manufactured; and shall give a bond to the United States, with one or more sureties to be approved by the collector of the district, in the sums for differsum of three thousand dollars for each cutting machine kept for use; in ent machines or the sum of one thousand dollars for each screw-press kept for use in presses, &c. making plug or pressed tobacco; in the sum of five thousand dollars for each hydraulic press kept for use; in the sum of one thousand dollars for each snuff mull kept for use; and in the sum of one hundred dollars for each person employed by said person, firm, company, or corporation in making cigars; conditioned that he will comply with all the requirements of law in regard to the manufacture of tobacco, snuff, or cigars; that he will not employ others to manufacture cigars who have not obtained the requisite permit for making cigars; that he will not engage in any attempt, by himself or by collusion with others, to defraud the government of any tax on any manufacture of tobacco, snuff, or cigars; that he will render truly and correctly all the returns, statements, and inventories prescribed for manufacturers of tobacco, snuff, and cigars; that whenever he shall add to the number of cutting machines, presses, snuff mulls, or cigar-makers, used or employed by him, he will immediately give notice thereof to the collector who holds the bonds that he will pay to the collector of the district all the taxes which may or should be assessed and due on any tobacco, snuff, or cigars so manufactured, and that he will not knowingly sell, purchase, or receive for sale any such tobacco, snuff, or cigars which have not been inspected, branded, or stamped as required by law, or upon which the tax has not been paid if it has accrued or become payable. And the said bond may be renewed or changed from Bond ma time to time, in regard to the sureties or amount thereof, according to the changed. discretion of the collector, under the instructions of the commissioner of And every person, firm, company, or corporation what bond has internal revenue. aforesaid shall exhibit, whenever demanded by any officer of internal rev- been given to be enue, a certificate from the collector, who is hereby authorized and di-venue officer on rected to issue the same, setting forth the kind and number of machines, demand.

Return at what

Value, &c. to

How, when

Section 87. Manufacturers

Statement to

To give bond

Conditions of bond.

Bond may be

Certificate for

Penalty for manufacturing without giving bond.

prisonment.

Section 88.

Assistant asrecord of persons manufacturing cigars, &c. open for inspection. Abstract of monthly returns to be entered

therein.

ord.

Section 89.

co, cigars, &c. are made on shares, or mate-rial is furnished by one party and manufactured by another, &c.

Penalty for fraud or collusion.

## Section 90.

Manufacturer to make an inventory of the tobacco, &c. the first of January in each year.

Inventory to state what and how verified.

Accounts to be kept in book form.

Verified abstract of purchases and sales to be furnished the assessor monthly.

presses, snuff mulls, and number of cigar-makers for which the bond has been given. And any person, firm, or corporation manufacturing tobacco. snuff, or cigars of any description without first furnishing the bond in the cases herein required, shall be subject to a fine of three hundred dollars. Fine and im- and in addition thereto, upon conviction thereof, shall be liable to imprisonment for a term not exceeding one year, at the discretion of the court.

That section eighty-eight be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That it shall sessor to keep a be the duty of the assistant assessor of each district to keep a record, in a book or books to be provided for the purpose, to be open to the inspectobacco, snuff, or tion of any person upon reasonable request, of the name of any and every person, firm, company, or corporation who may be engaged in the manufacture of tobacco, snuff, or cigars in his district, together with the place where such manufacture is carried on, and place of residence of the person or persons engaged therein; and the assistant assessor shall enter in Assessors' rec- said record, under the name of each manufacturer, an abstract of his monthly returns; and each assessor shall keep a similar record for the entire district.

That section eighty-nine be amended by striking out all after the enact-Where tobac- ing clause and inserting in lieu thereof the following: That in all cases where tobacco, snuff, or cigars, of any description, are manufactured, in whole or in part, upon commission or shares, or where the material from which any such articles are made, or are to be made, is furnished by one party and manufactured by another, or where the material is furnished or sold by one party with an understanding or contract with another that the manufactured article is to be received in payment therefor or any part thereof, the tax imposed by law thereon may be assessed upon the party for whom the same was made, or to whom the same was delivered as aforesaid, or upon the person or party who made the same, as the assessor shall deem best for the collection of the revenue. And in case of fraud on the part of either of said parties in respect to said manufacture, or of any collusion on their part with intent to defraud the revenue, such material and manufactured articles shall be liable to forfeiture; and such articles shall be liable to be assessed the highest rates of tax imposed by law upon any article of like kind.

That section ninety be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That any person, firm, company, or corporation, now or hereafter engaged in the manufacture of tobacco, snuff, or cigars, of any description whatsoever, shall be, and hereowned by him on by is, required to make out and deliver to the assistant assessor of the assessment district a true statement or inventory of the quantity of each of the different kinds of tobacco, snuff-flour, snuff, cigars, tinfoil, licorice, and stems, held or owned by him or them on the first day of January of each year, or at the time of commencing business under this act, setting forth what portion of said goods was manufactured or produced by him or them, and what was purchased from others, whether chewing, smoking, fine-cut shorts, pressed, plug, snuff-flour or prepared snuff, or cigars, which statement or inventory shall be verified by the oath or affirmation of such person or persons, and be in manner and form as prescribed by the commissioner of internal revenue; and every such person, company, or corporation shall keep in book form an accurate account of all the articles aforesaid thereafter purchased by him or them, the quantity of tobacco, snuff, snuff-flour, or cigars, of whatever description, manufactured, sold, consumed, or removed for consumption or sale, or removed from the place of manufacture; and he or they shall, on or before the tenth day of each month, furnish to the assistant assessor of the district a true and accurate abstract of all such purchases and sales, or removals, which abstract shall be verified by oath or affirmation; and in case of refusal or neglect to deliver the inventory, or keep the account, or furnish the abstract aforesaid,

he or they shall forfeit the sum of five hundred dollars, to be recovered Penalty for negwith costs of suit. And it shall be the duty of any manufacturer or ven-lect, &c. to keep der of tinfoil, or other material used in manufacturing tobacco, snuff, or books, &c. cigars, on demand of an officer of internal revenue, to render to such of- of tinfoil, &c. to cigars, on demand of an oncer of internal revenue, to remuse to such of state amount of ficer a correct statement, verified by oath or affirmation, of the quantity sales thereof to and amount of tinfoil or other materials sold or delivered to any person or certain persons. persons named in such demand; and in case of refusal or neglect to render such statement, or of cause to believe such statement to be incorrect is not made, or or fraudulent, the assessor of the district may cause an examination of is believed to be persons, books, and papers to be made in the same manner as provided in fraudulent. the fourteenth section of this act. And all the provisions of law relating to manufacturers generally, so far as applicable and not inconsistent here- sions of law to with, shall be held to apply to the manufacture of tobacco, snuff, and apply hereto. cigars: Provided, That the tax imposed upon the manufacturer of tobacco, snuff, and cigars, shall be held to accrue upon the sale or removal from the place of manufacture, unless removed to a bonded warehouse : Provid- tobacco, &c. aced further, That manufactured tobacco, snuff, or cigars, whether of domestic manufacture or imported, may be transferred, without payment of the bacco, &c. may be made to bondtax. to a bonded warehouse established in conformity with law and treas- ed warehouse ury regulations, under such rules and regulations and upon the execution without payof such transportation bonds or other security as may be prescribed by mentoftax, upon the commissioner of internal revenue, subject to the approval of the &c.; Secretary of the Treasury, said bonds or other security to be taken by the collector of the district from which such removal is made; and may. and from one be transported from such a warehouse to any other bonded warehouse es-tablished as aforesaid, and may be withdrawn from bonded warehouse for or for export. consumption on payment of the tax, or removed for export to a foreign country without payment of tax, in conformity with the provisions of law removal of dis-relating to the removal of distilled spirits, all the rules, regulations, and apply to tobacco, conditions of which, so far as applicable, shall apply to tobacco, snuff, or &cc. so far as apcigars in bonded warehouse. And no drawback shall in any case be al- No drawback shall in any case be allowed upon any manufactured tobacco, snuff, or cigars.

That section ninety-one be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That all manufactured tobacco, snuff, or cigars, shall, before the same is used or removed inspected. for consumption, be inspected by an inspector appointed under the provisions of law, who shall mark or affix a stamp upon the box or other package containing such tobacco, snuff, or cigars, in a manner to be pre-marked or scribed by the commissioner of internal revenue, denoting the kind, how. quantity, or number contained in each package, with the date of inspection and the name of the inspector, and the collection district. The fees of such inspector shall in all cases be paid by the owner of the manufac- tortured tobacco, snuff, or cigars, so inspected. And any person who shall tured tobacco, snull, or eigars, so inspected. And any person who shall affix upon any box or other package containing such tobacco, snuff, or fraudulently making or cigars, any mark or stamp which shall be false or fraudulent in any of the changing marks particulars before recited in this section, or shall, with intent to defraud the United States, or to cause the same to be defrauded, change in any manner such stamp or mark, or such box or package so marked or stamped, shall be liable to a fine of not less than fifty dollars, or to imprisonment, not exceeding two years, for every such offence. And all cigars manufactured after the passage of this act shall be packed in boxes how packed. or paper packages. And any manufactured tobacco, snuff, and cigars, Tobacco, snuff whether of domestic manufacture or imported, which shall be sold or pass or cigars, passing out of the hands of the manufacturer or importer, except into a bonded manufacturers, warehouse, without the inspection marks or stamps affixed, unless other- &c. without inwise provided, shall be forfeited, and may be seized wherever found, and spection marks, shall be sold and the present of much all he will be seized wherever found and spection marks, shall be sold, and the proceeds of such sale shall be distributed between forfeited, &c. the United States and the informer, if there be any, as provided by law. The commissioner of internal revenue shall keep an account of all

Venders, &c.

Proceedings if

General provi-

Post, p. 474.

When tax on

Transfer of to-

Regulations for

No drawback.

Section 91. Tobacco, snuff, and cigars to be

Package to be

Fees of inspec-

Penalty for

Cigars to be

tors.

Inspectors to give bonds.

## Section 92.

person, except the manufacturer, to part sion of tobacco, &c. on which taxes have not been paid;

for receiving tain circumstances;

for receiving manufacturer the tax.

procuré a permit.

for.

cigars in a dishave their permit indorsed.

mit.

and to state what.

each month.

Penalty for making cigars without permit, &c.;

for failing to

Account to be stamps delivered to the several inspectors; and said inspectors shall also kept of stamps keep an account of all stamps by them used or placed upon boxes con-delivered to or boxes and of all tabacco gruff and given inspected and the name used by inspec- taining cigars, and of all tobacco, snuff, and cigars inspected, and the name of the person, firm, or company for whom the same were so inspected, and shall return to the assessor of the district a separate and distinct account of the same, and also return to the said commissioner, on demand, all stamps not otherwise accounted for, and shall give a bond for a faithful performance of all the duties to which he may be assigned, and to return or account for all stamps which may be placed in his hands.

That section ninety-two be amended by striking out all after the enact-Penalty for any ing clause, and inserting in lieu thereof the following: That if any person other than the manufacturer shall sell, or consign, or remove for sale, or part with the possession of any manufactured tobacco, snuff, or cigars with the posses- upon which the taxes imposed by law have not been paid, with the knowledge thereof, such person shall be liable to a penalty of one hundred dollars for each offence. And any person who shall purchase or receive for sale any such tobacco, snuff, or cigars, which has not been inspected, tobacco, snuff, or branded, or stamped as required by law, or upon which the tax has not cigars under cer- been paid, if it has accrued or become payable, with knowledge thereof, shall be liable to a penalty of fifty dollars for each and every offence. And any person who shall purchase or receive for sale any such tobacco, tobacco from a snuff, or cigars, from any manufacturer who has not paid the special tax, manufacturer who has not paid shall be liable for each and every offence to a penalty of one hundred dollars, and, in addition thereto, a forfeiture of all the articles, as afore-

said, so purchased or received, or the full value thereof. And every Persons before person, before making any cigars after the passage of this act, shall apply making cigars to for and procure from the assistant assessor of the district in which he resides a permit authorizing such persons to carry on the trade of cigar Charge there- making, for which permit he shall pay said assistant assessor the sum of twenty-five cents. And every person employed or working at the busi-Before making ness of cigar making in any other district than that in which he or she trict where they is a resident shall, before making any cigars in such other district, present do not reside, to said permit to the assistant assessor of the district where so employed or working, and procure the indorsement of said assistant assessor thereon, authorizing said business in said district, for which indorsement the assistant assessor shall be entitled to receive from the applicant the sum of Authority to be ten cents. And it shall be the duty of every assistant assessor, upon apindorsed on per- plication of any person residing in his district, to furnish a permit, or to indorse upon the permit of the applicant, if resident in another district, authority to pursue the trade of cigar making within the proper district Record of per- of such assistant assessor; and said assistant assessor shall keep a record mits to be kept, of all permits granted or indorsed by him, showing the date of each permit, the name, residence, and place of employment of the party named therein, the name and district of the officer who originally granted the same, or who may have made any subsequent indorsements thereon, and the name or names of the party or parties by whom the person named in such permit is employed, or, if working for himself, stating such fact; Makers of ci- and every person making cigars shall keep an accurate account in a book gars to keep ac of all the cigars made by him, for whom, and their kind or quality; and,

copy thereof to if made for any other person, shall state in said account the name of the assistant assessor person for whom the same were made, and his place of business, and shall, on the first Monday of every month, deliver to the assistant assessor of the district a copy of such account, verified by oath or affirmation that the same is true and correct. And if any person shall make any cigars without procuring such permit, or the proper indorsements thereon, or neglect to keep such account in book-form he shall be punished by a fine

of five dollars for each day he shall so offend, or by imprisonment for such time as the court may order for each day's offence, not exceeding thirty days in the whole, upon any one conviction. And if any person

making cigars shall fail to make the return herein required, or shall make make returns, or a false return, he shall be punished by a fine not exceeding one hundred making false dollars, or by imprisonment not exceeding thirty days. And any person may apply to the assistant assessor or inspector of the district to have any person having cigars of his own manufacture counted; and on receiving a certificate of quest, may have the number, for which such fee as may be prescribed by the commis- cigars counted, sioner of internal revenue shall be paid by the owner thereof, may sell liver them in and deliver such cigars to any purchaser, in the presence of said assistant bulk to purchasassessor or inspector, in bulk or unpacked, without payment of the tax. er without pay-A copy of the certificate shall be retained by the assistant assessor or by the inspector, who shall return the same to the assessor of the district. The purchaser shall pack such cigars in boxes or paper packages, and Purcha have the same inspected and marked or stamped according to the provisions of law, and shall make a return of the same, as inspected, to the assistant assessor of the district wherein the same were manufactured, and, unless removed to a bonded warehouse, shall pay the taxes on such cigars within fifieen days after purchasing them, to the collector of the district wherein they were manufactured, and before the same have been removed from the store or building of such purchaser, or from his possession; and if such purchaser shall neglect for more than fifteen days to pack and have such cigars duly inspected, and to pay the taxes thereon neglect; according to law, he shall be fined not exceeding five hundred dollars, and be imprisoned not exceeding six months, at the discretion of the court, and the cigars may be seized by the collector and shall be forfeited to the United States. And if any person, firm, company, or corporation shall employ or procure any person to make any cigars, who has a person without a permit to make not the permit or the indorsement thereon required by this act, he shall cigars; be punished by a fine of ten dollars for each day he shall so employ such person, or by imprisonment not exceeding ten days. And if any person for making c shall be found making cigars without such permit, or the indorsement gars without a permit. thereon, the collector of the district may seize any cigars, or tobacco for making cigars, which may be found in possession of such person, and the be forfeited. same shall be forfeited to the United States and sold; and the proceeds of such sale shall be distributed between the United States and the in- distributed. former, if there be any, as provided by law.

That section ninety-three be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That all goods, wares, and merchandise, or articles manufactured, made, or pro- except, &c., duced (except refined petroleum, refined coal oil, cotton, gold and silver, duct does not exspirituous and malt liquors, manufactured tobacco, snuff, and cigars) by ceed the rate of any person or firm, where the product shall not exceed the rate of one num, to be exthousand dollars per annum, and shall be made or produced by the labor empt. of such person or firm, or by his or their family, shall be and are hereby exempt from tax; where the product shall exceed such rate, and not exceed the rate of three thousand dollars, the tax shall be levied, assessed, product exceeds and collected only upon the excess above the rate of one thousand dollars not over \$ 3000; per annum; and in all other cases the whole annual product, including in all cases; any business or transaction where one party has been furnished with materials, or any part thereof, and employed by another party to manufacture, make, or finish the goods, wares and merchandise, or articles, paying or promising to pay therefor, and to whom the same are returned when so made and finished, shall be assessed and the tax paid thereon by the producer or manufacturer: *Provided*, That whenever a producer or man-ufacturer shall use or consume, or shall remove for consumption or use, &c. when reany articles, goods, wares or merchandise, which, if removed for sale, moved for conwould be liable to taxation, he shall be assessed for the tax upon the ar- sumption or use. ticles, goods, wares, or merchandise so used, or so removed for consumption or use; but naphtha, the product of the distillation of petroleum, and maphtha exother similar bituminous substances, when used or consumed on the premises for fuel or cleaning, shall be exempt from tax.

Person having

Purchaser to

to pay taxes.

Penalty for

for employing

for making cipermit.

Cigars, &c. to

Proceeds, how

Manufactures where the pro-

Tax, when the such rate, but is in all other

Section 94. tain manufacbures, unless otherwise provided for.

Post, pp. 474, 475.

Candles.

Illuminating gas.

Rate of tax determined by the average of the for the year. Where gas been in operation the preceding year. Product returned to be what.

Certain gas companies may charge tax to Sec.

Post, p. 474.

ject to tax.

creased.

Rate of tax when companies compete with each other.

exempt.

Illuminating, lubricating, or other mineral of crude petroleum

What to be deemed refined illuminating oil. Who to be deemed and taxed as manufacturer of illuminating oil.

That section ninety-four be amended by striking out all after the enact-Taxes on cer-ing clause, and inserting in lieu thereof the following: That upon the articles, goods, wares, and merchandise hereinafter mentioned, except where otherwise provided, which shall be produced and sold, or be manufactured or made and sold, or be consumed or used by the manufacturer or producer thereof, or removed for consumption, or use, or for delivery to others than agents of the manufacturer or producer within the United States or Territories thereof, there shall be assessed, collected, and paid the following taxes, to be paid by the producer or manufacturer thereof. that is to say:

On candles, of whatever material made, a tax of five per centum ad valorem.

On gas, illuminating, made of coal wholly or in part, or any other material, when the product shall not be above two hundred thousand cubic feet per month, a tax of ten cents per one thousand cubic feet; when the product shall be above two and not exceeding five hundred thousand cubic feet per month, a tax of fifteen cents per one thousand cubic feet; when the product shall be above five hundred thousand and not exceeding five millions of cubic feet per month, a tax of twenty cents per one thousand cubic feet; when the product shall be above five millions, a tax of twenty-five cents per one thousand cubic feet. And the general monthly product average of the monthly product for the year preceding the return required by law shall determine the rate of tax herein imposed. And where any works have not gas-works have not been in operation for the next year preceding the return as aforesaid, then the rate shall be determined by the estimated average of the monthly product: Provided, That the product required to be returned by law by any gas company shall be understood to be, in addition to the gas consumed by said company or other party, the product charged in the bills actually rendered by the gas company during the month preceding the return; and until the thirtieth day of April, eighteen hundred and sixty-seven, all gas companies whose price is fixed by law are authorized to add the tax herein imposed, to the price per thouconsumers until, sand fect on gas sold; and all such companies which have heretofore contracted to furnish gas to municipal corporations are, in like manner and for the same period, authorized to add such tax to such contract Gas for light- price: Provided further, That all gas furnished for lighting street lamps ing streets, &c., or for other purposes, and not measured, and all gas made for and used and that made by by any hotel, inn, tavern, and private dwelling-house, shall be subject to hotels, to be sub- tax whatever the amount of product, and may be estimated; and if the Returns under- returns in any case shall be understated or underestimated, it shall be stated may be in- the duty of the assistant assessor of the district to increase the same as he shall deem just and proper: And provided further, That gas companies located within the corporate limits of any city or town, whether in the same district or otherwise, or so located as to compete with each other, shall pay the rate of tax imposed by law upon the company having the largest production : And provided further, That coal tar and ammoniacal liquor produced in the manufacture of illuminating gas, and the products Coal tar, &c. of the re-distillation of coal tar, and the products of the manufacture of ammoniacal liquor thus produced, shall be exempt from tax.

On illuminating, lubricating, or other mineral oils, marking not less than thirty-six nor more than fifty-nine degrees Baumé's hydrometer, the oils, the product product of the distillation, re-distillation, or refining of crude petroleum, twenty cents per gallon; and all such oils between the specific gravity, by Baume's test, of thirty-six and fifty-nine degrees, inclusive, shall be deemed refined illuminating oil; and any person or persons who, for the purpose of sale or consumption, shall mix any of the heavier paraffine oils with such illuminating oils, or with naphtha, or either one with the other, shall be deemed manufacturers of illuminating oil, and taxed as such; and said oil thus mixed, either with or without further distillation,

shall be subject to a tax of twenty cents per gallon if, after said mixing or distillation, the product marks, by Baume's hydrometer, between said points of thirty-six and fifty-nine degrees, inclusive.

On illuminating, lubricating, or other mineral oils, marking not less than thirty-six nor more than fifty-nine degrees Baumé's hydrometer, the &c. oils, the pro-duct of the refinexclusive product of the refining of crude oil produced by a single distil- ing of crude oil. lation of coal, shale, asphaltum, peat, or other bituminous substances, not otherwise provided for, ten cents per gallon.

On oil, naphtha, benzine, benzole, or gasoline, marking more than fiftynine degrees Baumé's hydrometer, the product of the distillation, re-dis-line, or gasoline. tillation, or refining of crude petroleum, or of crude oil produced by a single distillation of coal, shale, peat, asphaltum, or other bituminous substances, a tax of ten cents per gallon: Provided, That distillers and stances, a tax of ten cents per gallon: *Provided*, That distillers and Distiners, ed. refiners of illuminating, lubricating, or other mineral oil, naphtha, benzine, &c. to be subject benzole, or gasoline, shall be subject to all the provisions of law applicable to all laws applito distillers of spirits, with regard to special taxes, bonds, returns, assess- cable to distillers ments, removing to and withdrawing from warehouses, liens, penalties, as deemed necesforfeitures, drawbacks, and all other provisions designed for the purpose sary by the comof ascertaining the quantity distilled, and securing the payment of taxes, missioner. so far as the same may, in the judgment of the commissioner of internal revenue, and under regulations prescribed by him, be deemed necessary Certain distil-for that purpose: And provided further, That distillers and refiners of returns oftener coal or mineral oil, whose product shall not exceed twenty-five barrels per than once in day, on a monthly average, shall not be required to make returns oftener thirty days. than once in thirty days.

On spirits of turpentine, ten cents per gallon.

On coffee, roasted or ground, on all ground spices and dry mustard, and pentine. upon all articles intended for use as substitutes for or as adulterations of coffee, spices, or mustard, and upon all compounds and mixtures prepared mustard, and all for sale, or intended for use and sale as coffee, spices, or mustard, or as therefor. substitutes therefor, one cent per pound : Provided, That the exemption of one thousand dollars in annual value of product manufactured shall not apply to any of the above-specified articles mentioned in this paragraph.

On molasses produced from the sugar-cane, and not from sorghum or imphee, a tax of three cents per gallon.

On sirup of molasses or sugar-cane juice, when removed from the plantation, concentrated molasses or melado, and cistern bottoms, of sugar juice. produced from the sugar-cane and not made from sorghum or imphee, a tax of three-fourths of one cent per pound.

On sugars not above number twelve Dutch standard in color, produced from the sugar-cane and not from sorghum or imphee, other than those above number 12; produced by the refiner, a tax of one cent per pound.

On sugars above number twelve and not above number eighteen Dutch standard in color, produced directly from the sugar-cane and not from 12, and not above sorghum or imphee, a tax of one and a half cent per pound.

On sugar above number eighteen Dutch standard in color, produced. directly from the sugar-cane and not from sorghum or imphee, a tax of <sup>18</sup>. two cents per pound.

On the gross amount of the sales of sugar refiners, including all the products of their manufactories or refineries, a tax of two and one half of of sales of sugar one per centum ad valorem: Provided, That every person shall be re- Who are sugar. garded as a sugar refiner, and pay the taxes required by law, whose busi- refiners. ness it is to advance the quality and value of sugar upon which a tax or

duty has been paid, by melting and recrystallization, or by liquoring, clay- Post, p. 474. ing, or other washing process, or by any other chemical or mechanical means, or who shall by boiling or other process advance the quality or value of molasses, concentrated molasses, or melado, upon which a tax or duty has been paid.

On sugar candy and all confectionery made wholly or in part of sugar, VOL. XIV.

Tax.

Illuminating,

Oil, naphtha,

Distillers, &c.

Spirits of tur-Coffee, ground spices, and dry substitutes Proviso\_

Molasses.

Sugar-cane

Sugars not

Post, p. 474. above number number 18;

above number-

Gross amounts.

Sugar candy

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and confectionery.

Chocolate and cocoa. Gun cotton. Gunpowder substances, &c.

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Varnish or japan.

Glue and gelatine.

Glue and cement.

Pins.

Photographs,

Wood screws. Post, p. 474.

Clocks and timepieces.

Soaps valued at above three cents a pound. Perfumed soaps.

ductions.

Essential oils. Furniture and wood. When tax to be only on increased value.

Salt.

Scales, pumps, &c.

Tin-ware.

Iron, advanced beyond muckpar, &c.

pounds.

Band, hoop, and sheet iron.

on which tax has heen paid.

valued at not exceeding twenty cents per pound, including the tax, a tax of two cents per pound; exceeding twenty and not exceeding forty cents per pound, including the tax, a tax of four cents per pound; when exceeding forty cents per pound, including the tax, or sold by the box, package, or otherwise than by the pound, a tax of ten per centum ad valorem. On chocolate and cocoa prepared, a tax of one and a half cent per pound.

On gun cotton, a tax of five per centum ad valorem.

On gunpowder, and all explosive substances used for mining, blasting, and all explosive artillery, or sporting purposes, not otherwise provided for, when valued at thirty-eight cents per pound or less, including the tax, a tax of five per centum ad valorem; and when valued at above thirty-eight cents per pound, including the tax, a tax of ten cents per pound.

On varnish or japan, made wholly or in part of gum copal, or other gums or substances, a tax of five per centum ad valorem.

On glue and gelatine of all descriptions, in the solid state, a tax of one cent per pound.

On glue and cement, made wholly or in part of glue, sold in the liquid state, a tax of forty cents per gallon.

On pins, solid head or other, a tax of five per centum ad valorem.

On photographs, ambrotypes, daguerreotypes, or other pictures taken ambrotypes, &c. by the action of light, and not hereinafter exempted from tax, a tax of five per centum ad valorem.

On screws, commonly called wood screws, a tax of ten per centum ad valorem.

On clocks and timepieces, and on clock movements, when sold without being cased, a tax of five per centum ad valorem.

On all soaps valued at above three cents per pound, not perfumed, and on salt-water soap made of cocoa-nut oil, a tax of five mills per pound.

On all perfumed soaps, a tax of three cents per pound.

On all uncompounded chemical productions not otherwise provided for, ed chemical pro- a tax of five per centum ad valorem.

On essential oils of all descriptions, a tax of five per centum ad valorem. On all furniture, or other articles made of wood, sold in the rough or other articles of unfinished, not otherwise provided for, a tax of five per centum ad valorem: Provided, That all furniture, or other articles made of wood, previously assessed, and a tax paid thereon, shall be assessed a tax of five per centum ad valorem upon the increased value only thereof when sold in a finished condition.

On salt, a tax of three cents per one hundred pounds.

On scales, pumps, garden engines, and hydraulic rams, a tax of three per centum ad valorem.

On tin ware of all descriptions, not otherwise provided for, a tax of five per centum ad valorem.

On all iron not otherwise provided for, advanced beyond muck-bar, blooms, slabs, or loops, and not advanced beyond bars, and band, hoop, and sheet iron not thinner than number eighteen wire-gauge, and plate iron not less than one eighth of an inch in thickness, a tax of three dol-Ton to be 2000 lars per ton: Provided, That a ton shall, for all the purposes of this act, be deemed and taken to be two thousand pounds.

On band, hoop, and sheet iron, thinner than number eighteen wiregauge, plate iron less than one-eighth of an inch in thickness, and cut nails and spikes, not including nails, tacks, brads, or finishing nails, usually put up and sold in papers, whether in papers or otherwise, a tax of five dol-When from iron lars per ton : Provided, That rods, bands, hoops, sheets, plates, spikes, and nails, not including such as are usually put up in papers as before mentioned, manufactured from iron upon which the tax of three dollars has been levied and paid, shall be subject only to a tax of two dollars per ton in addition thereto, anything in this act to the contrary notwithstanding.

On steel made directly from muck-bar, blooms, slabs, or loops, a tax of Steel. three dollars per ton.

On stoves, and hollow ware in all conditions, whether rough, tinned, or Stoves and enamelled, and castings of iron, not otherwise provided for, a tax of three hollow ware. dollars per ton.

On tubes made of wrought iron, a tax of five dollars per ton.

On steam, locomotive, and marine engines, including the boilers, and tubes. on railroad cars, a tax of five per centum ad valorem: Provided, That motive, and ma when the boilers, tubes, wheels, tire[s], axles, bells, shafts, cranks, wrists, rine engines, and or head-lights of such engines or cars shall have been once assessed, and Tax paid on a tax previously paid thereon, the amount so paid shall be deducted from materials to be the taxes on the finished engine or cars.

On boilers of all kinds, water tanks, sugar tanks, oil stills, sewing machines, lathes, tools, planes, planing machines, shafting, and gearing, a tax stills, tools, maof five per centum ad valorem.

On railings, gates, fences, furniture, and statuary made of iron, a tax of five per centum ad valorem.

On copper and brass tubes, nails, or rivets, sheet lead, and lead pipes and shot, a tax of five per centum ad valorem.

On goat, calf, kid, sheep, horse, hog, and dog skins, tanned or dressed Goat, &c. skins. in the rough, a tax of five per centum ad valorem.

On goat, calf, kid, sheep, horse, hog, and dog skins, curried or finished, a tax of five per centum ad valorem: Provided, That all goat, calf, kid, sheep, horse, hog, and dog skins upon which duties or taxes have been ac-( sally paid, shall be assessed on the increased value only when curried or finished.

On patent enamelled, and japanned leather and skins of every descripion, a tax of five per centum ad valorem : Provided, That when a tax or elled, and japantuty has been paid on the leather in the rough, the tax shall be assessed ned leather. Proviso. nd paid only on the increased value.

On oil-dressed leather, a tax of five per centum ad valorem.

On leather of all descriptions, tanned or partially tanned, in the rough, tax of five per centum ad valorem.

On leather of all descriptions, curried or finished, a tax of five per centum ad valorem: *Provided*, That all leather in the rough upon which duties or taxes have been actually paid, shall be assessed on the increased value, value only when curried or finished.

On all liquors known or denominated as wine, not made from grapes, currants, rhubard [rhubarb], or berries, produced by being rectified or from grapes, &c. mixed with other spirits, or into which any matter whatever may be infused to be sold as wine, or by any other name, and not otherwise provided for in this act, a tax of fifty cents per gallon: Provided, That the return, assessment, collection, and the time of collection of the taxes on such lections, &c. wines shall be subject to the regulations of the commissioner of internal revenue. And any person who shall willingly and knowingly sell or offer for sale any such wine made after the passage of this act, upon which knowingly sell-ing, &c. such the tax herein imposed has not been paid, or which has been fraudulently wine, when tax evaded, shall, upon conviction thereof, be subject to a fine of five hundred has not been dollars or to imprisonment not exceeding two years at the discretion of paid. the court.

On cloth and all textile or knitted or felted articles or fabrics of cotton, wool, or other materials, before the same has been dyed, printed, or field fabrics. bleached, and on all cloth painted, enamelled, shirred, tarred, varnished, or oiled, a tax of five per centum ad valorem.

On thread and twine, a tax of five per centum ad valorem.

On articles of clothing manufactured or produced for sale by weaving, twine knitting, or felting; on silk hats, bonnets, and hoop-skirts; on articles bonnets, hapmanufactured or produced for sale as constituent parts of clothing, or for skirts. trimming or ornamenting the same, and on articles of wearing apparel ing.

Wrought iron

Steam, loco-

deducted.

Boilers, tanks,

Iron railings, gates, &c.

Copper, &c. tubes, sheet lead,

&c.

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Tax when to be only on increased value.

Patent, enam-

Oil-dressed leather. Leather.

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Tax when only on increased

Wine not made

Returns, col-

Penalty for

Cloth and textile, knitted or

Post, p. 475.

Thread and

Clothing, hats,

Parts of cloth,

India rubber. fur, &c.

> Post, p. 474. Proviso.

Boots, shoes, and shoe-strings.

Post, p. 474. empt.

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work not to be taxed.

Certain work not to be deemed я manufacture.

Paper.

Manufactures of cotton, wool, silk, &c., not otherwise provided for.

be only on in-creased value.

and common stone ware.

Diamonds, jewelry, &c. When imported, &c. and reset,

Bullion.

Product of assay to be

stamped. Sales, trans-

manufactured or produced for sale from India-rubber, gutta-percha, or from fur, or fur skins dressed with the fur on, a tax of five per centum ad valorem: Provided, That on all articles made of fur, the value of which shall not exceed twenty dollars, a tax of two per centum only shall be paid.

Ôn boots, shoes, and shoe-strings, a tax of two per centum ad valorem; to be paid by every person making, manufacturing, or producing for sale boots or shoes, or furnishing the materials or any part thereof, and em-Whatboot, &c. ploying others to make, manufacture, or produce them : Provided, That makers to be ex- any boot or shoemaker making boots or shoes to order as custom work only, and not for general sale, and whose work, exclusive of the materials, does not exceed annually in value one thousand dollars, shall be exempt from this tax.

On clothing, gloves, mittens, moccasins, caps, felt hats, and other artigloves, caps, felt cles of dress for the wear of men, women, and children, not otherwise hats, &c. assessed and taxed, a tax of two per centum ad valorem, to be paid by every person making, manufacturing, or producing for sale clothing, gloves, mittens, moccasins, caps, felt hats, and other articles of dress, or furnishing the materials or any part thereof, and employing others to make, Certain custom manufacture or produce them : Provided, That any tailor, or any maker of gloves, mittens, moccasins, caps, felt hats, or other articles of dress to order as custom work only, and not for general sale, and whose work, exclusive of the materials, does not exceed annually in value one thousand dollars, shall be exempt from this tax; and articles of dress made or trimmed by milliners or dressmakers for the wear of women and children shall also be exempt from this tax : Provided, That the branching into sprays, branches, or wreaths of artificial flowers, on which an impost or internal tax has already been paid, shall not be considered a manufacture within the meaning of this act.

> On paper not otherwise herein provided for, a tax of three per centum ad valorem.

On all manufactures not otherwise provided for, of cotton, wool, silk, worsted, hemp, jute, india-rubber, gutta-percha, wood, glass, potteryware, leather, paper, iron, steel, lead, tin, copper, zinc, brass, gold, silver, horn, ivory, bone, bristles, wholly or in part, or of other materials, a tax When tax to of five per centum ad valorem : Provided, That on all cloths or articles dyed, printed, or bleached, on which a tax or duty shall have been paid before the same were so dyed, printed, or bleached, the said tax of five per centum shall be assessed only upon the increased value thereof: And provided further, That any cloth or fabrics or articles as aforesaid, when made of thread, yarn, or warps, imported, or upon which an internal tax shall have been assessed and paid, shall be assessed and pay a tax on the increased value only thereof; and when made wholly by the same manufac-Brown earthen turer, shall be subject to a tax only of five per centum ad valorem: And provided further, That brown earthen and common or gray stoneware shall

be subject to a tax of two and one half per cent ad valorem, and no more. On all diamonds, emeralds, precious stones and imitations thereof, and all other jewelry, a tax of five per centum ad valorem: Provided, That when diamonds, emeralds, precious stones or imitations thereof, imported tax to be only on from foreign countries, and upon which import duties have been paid, shall value of settings. be set or reset in gold or any other material, the tax shall be assessed and paid only upon the value of the settings.

On bullion in lump, ingot, bar, or otherwise, a tax of one half of one per centum ad valorem, to be paid by the assayer of the same, who shall stamp the product of the assay as the commissioner of internal revenue, under the direction of the Secretary of the Treasury, may prescribe by general regulations. And all sales, transfers, exchanges, transportation, and fers, &c. of gold exportation of gold or silver assayed at any mint of the United States, or or silver assayed, by any private assayer, unless stamped as prescribed by general regulations, as aforesaid, are hereby declared unlawful; and every person or unlawful, unless corporation who shall sell, transfer, transport, exchange, export, or deal in stamped. the same, shall be subject to a penalty of one thousand dollars for each

offence, and to a fine not exceeding that sum, and to imprisonment such sale, &c. for a term not exceeding two years nor less than six months. No jeweler, worker or artificer in gold or silver shall use either of those metals except it shall have first been stamped as aforesaid, as required by this act. unless stamped, No person or corporation shall export or cause to be exported from the exported. United States any gold or silver in its natural state, not coined, assayed, or stamped, as aforesaid; and for every violation of this paragraph every offender shall be subject to the penalties herein provided : Provided, That nothing herein contained shall apply to the reworking of old gold or sil-

ver in lump, ingot, or bar, as aforesaid.

On snuff, manufactured of tobacco or any substitute for tobacco, ground, dry, or damp, pickled, scented, or otherwise, of all descriptions, when prepared for use, a tax of forty cents per pound.

On cavendish, plug, twist, and all other kinds of manufactured tobacco, not herein otherwise provided for, a tax of forty cents per pound.

On tobacco twisted by hand, or reduced from leaf into a condition to be consumed without the use of any machine or instrument, and without ed by hand, &c. being pressed, sweetened, or otherwise prepared, and on fine-cut shorts, a tax of thirty cents per pound.

On fine-cut chewing tobacco, whether manufactured with the stems in or not, or however sold, whether loose, in bulk, or in rolls, packages, papers, wrappers, or boxes, a tax of forty cents per pound.

On smoking tobacco, sweetened, stemmed, or butted, a tax of forty cents per pound.

On smoking tobacco of all kinds, not sweetened, nor stemmed, nor butted, including that made of stems, or in part of stems, and imitations thereof, a tax of fifteen cents per pound.

On cigarettes, or small cigars, made of tobacco enclosed in a wrapper, or binder, and not over three and a half inches in length, and on cigars made with twisted heads, and on cheroots, and on cigars known as shortsixes, the market value of which is not over eight dollars per thousand, a the market value tax of two dollars per thousand.

On all cheroots, cigarettes, and cigars, the market value of which is over \$8 per 1000; over eight dollars and not over twelve dollars per thousand, a tax of not over \$12; four dollars per thousand.

On all cheroots, cigarettes, and cigars, the market value of which is over twelve dollars per thousand, a tax of four dollars per thousand, and in addition thereto twenty per centum ad valorem on the market value thereof. And the commissioner of internal revenue, with the approximation of the Secretary of the Treasury, may prescribe such regulations for the the inspection, thereof. And the commissioner of internal revenue, with the approval inspection and valuation of cigars, cheroots, and cigarettes, and the collec- &c. of cigars, tion of the tax thereon, as shall, in his judgment, be most effective for the cheroots, &c. prevention of inequalities and frauds in the payment of such tax. And, in addition to other regulations, it shall be the duty of the inspector or &c. to be exassessor who appraises any cigars, cigarettes, or cheroots to examine the amined upon manufacturer thereof or his agent under oath, which oath shall be admin- what view. istered by the inspecting and appraising officer, and reduced to writing, and signed by such manufacturer or his agent, with a view to ascertaining whether such manufacturer has any interest, direct or indirect, in any sale that has been made, or any resale to be made of said cigars, cigarettes, or cheroots, by the concealment of which he seeks to obtain a false, fraudulent, or deceptive appraisement.

That section ninety-eight be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That there shall be levied and collected and paid monthly on all sales of real estate, goods, wares, merchandise, articles, or things at auction, including all sales of

Penalty for

Gold and silver. not to be used or

Penalty.

Proviso.

Snuff.

Manufactured tobacco.

Tobacco twist-

Fine-cut chewing tobacco, &c.

Smoking tobacco.

Cigarettes.

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Cheroots, &e , of which is not

over \$8, and

over \$12.

Commissioner

Manufacturer oath, and with

> Section 98. Auction sales.
tain auction sales.

Section 99. tracts for sale by brokers, banks, or bankers.

Rate of tax.

Rate for sales by those not paying a special tax.

of sales, &c. to be given, and proper stamps placed thereon. Fractional part of \$100 to be accounted \$100. Memorandum to show what.

Penalty for selling, &c. or delivering, or receiving stocks, &c. without a memorandum:

for delivering or receiving memorandum without stamps;

how to be recovered. Suit to be brought within one year. ered, how distributed.

be incurred where there was no intent to evade the law.

to stamp duties to apply hereto.

Monthly tax on sales by commercial brokers.

Monthly re-

stocks, bonds, and other securities, a duty of one tenth of one per centum No tax on cer- on the gross amount of such sales: Provided, That no tax shall be levied under the provisions of this section upon any sales by or for judicial or executive officers making auction sales by virtue of a judgment or decree of any court, nor to public sales made by guardians, executors, or administrators.

That section ninety-nine be amended by striking out all after the enact-Sales and con- ing clause, and inserting in lieu thereof the following: That there shall be paid on all sales made by brokers, banks or bankers, whether made for the benefit of others or on their own account, the following taxes, that is to say: Upon all sales and contracts for the sale of stocks, bonds, gold and silver bullion and coin, promissory notes or other securities, a tax at the rate of one cent for every hundred dollars of the amount of such sales or contracts; and on all sales and contracts for sale negotiated and made by any person, firm or company not paying a special tax as a broker, bank or banker, of any gold or silver bullion, coin, promissory notes, stocks, bonds, or other securities, not his or their own property, there shall be paid a tax at the rate of five cents for every hundred dollars of the amount of such sales or contracts; and on every sale and contract for sale, as aforesaid, Memorandum there shall be made and delivered by the seller to the buyer a bill or memorandum of such sale or contract, on which there shall be affixed a lawful stamp or stamps in value equal to the amount of tax on such sale, to be determined by the rates of tax before mentioned; and in computing the amount of the stamp tax in any case herein provided for, any fractional part of one hundred dollars of value or amount on which tax is computed shall be accounted at one hundred dollars. And every bill or memorandum of sale, or contract of sale, before mentioned, shall show the date thereof, the name of the seller, the amount of the sale or contract, and the matter or thing to which it refers. And any person or persons liable to pay the tax as herein provided, or any one who acts in the matter as agent or broker for such person or persons, who shall make any such sale or contract, or who shall, in pursuance of any sale or contract, deliver or receive any stocks, bonds, bullion, coin, promissory notes, or other securities, without a bill or memorandum thereof as herein required, or who shall deliver or receive such bill or memorandum without having the proper stamps affixed thereto, shall forfeit and pay to the United States a penalty of five hundred dollars for each and every offence where the tax so evaded, or attempted to be evaded, does not exceed one hundred dollars, and a penalty of one thousand dollars when such tax shall exceed one hundred dollars, which may be recovered with costs in any court of the United States of competent jurisdiction, at any time within one year after the liability to such penalty shall have been incurred; and the pen-Penalty recov- alty recovered shall be awarded and distributed by the court between the United States and the informer, if there be any, as provided by law, who, in the judgment of the court, shall have first given the information Penalty not to of the violation of the law for which recovery is had: Provided, That where it shall appear that the omission to affix the proper stamp was not with intent to evade the provisions of this section, said penalty shall not be incurred. And the provisions of law in relation to stamp duties Law in relation in schedule B of this act shall apply to the stamp taxes herein imposed upon sales and contracts of sales made by brokers, banks or bankers, and others as aforesaid. And there shall be paid monthly on all sales by commercial brokers of any goods, wares, or merchandise, a tax of one twentieth of one per centum upon the amount of such sales; and on or before turns to be made the tenth day of each month, every commercial broker shall make a list or return to the assistant assessor of the district of the gross amount of such sales as aforesaid for the preceding month, in form and manner as may be prescribed by the commissioner of internal revenue: Provided,

That in estimating sales of goods, wares, and merchandise for the purposes of this section, any sales made by or through another broker upon which by or through a tax has been paid shall not be estimated and included as sold by the another broker broker for whom the sale was made.

That section one hundred be amended by striking out all after the enacting clause, including schedule A, and inserting in lieu thereof the following: That there shall be levied, annually, on every carriage, gold watch, and billiard table, and on all gold or silver plate, the tax or carriages, gold sums of money set down in figures against the same, respectively, or tables, gold or otherwise specified and set forth in schedule A, hereto annexed, to be silver plate paid by the person or persons owning, possessing, or keeping the same on the first day in May, in each year, and the same shall be and remain a lien thereon until paid.

# SCHEDULE A.

In estimating sales, those made not to be included.

Section 100.

Annual tax on

CARRIAGE, phæton, carryall, rockaway, or other like carriage, and any coach, hackney coach, omnibus, or four-wheeled carriage, the body of which rests upon springs of any description, which may be kept for use, for hire, or for passengers, and which shall not be used exclusively in husbandry or for the transportation of merchandise, valued at exceeding three hundred		Carriages.
dollars and not above five hundred dollars each, including harness used therewith, six dollars		
dollars.	10 00	0.11
ON GOLD WATCHES, composed wholly or in part of gold or gilt, kept for use, valued at one hundred dollars or less, each, one dollar, On gold watches, composed wholly or in part of gold or gilt, kept for use,	1 00	Gold watches.
valued at above one hundred dollars, each, two dollars	200	
BILLIARD TABLES, kept for use, each, ten dollars	10 00	Billiard tables.

Provided, That billiard tables kept for hire, and upon which a special tax has been imposed, shall not be required to pay the tax on billiard tables kept for use, as aforesaid, anything herein contained to the contrary notwithstanding.

On plate, of gold, kept for use, per ounce troy, fifty cents...... 50 On plate, of silver, kept for use, per ounce troy, five cents..... 05

Provided, That silver spoons or plate of silver used by one family to an amount not exceeding forty ounces troy belonging to any one person, plate belonging to religious societies, and souvenirs and keepsakes actually given and received as such and certain silver not kept for use; also, all premiums awarded as a token of merit by any agricultural plate, &c. society, corporation, or association of persons, for any purpose whatever, shall be exempt from tax.

That sections one hundred and one and one hundred and two be, and the same are hereby, repealed.

That section one hundred and three be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That every person, firm, company, or corporation owning or possessing or hav- receipts from every person, firm, company, or corporation owning or possessing or nav-passengers and ing the care or management of any railroad, canal, steamboat, ship, barge, mails, by railcanal-boat, or other vessel, or any stage-coach or other vehicle, except roads, steamhacks or carriages not running on continuous routes, engaged or employed boats, coaches, in the business of transporting passengers for hire, or in transporting the mails of the United States upon contracts made prior to August first, eighteen hundred and sixty-six, shall be subject to and pay a tax of two and one half per cent of the gross receipts from passengers and mails of such railroad, canal, steamboat, ship, barge, canal-boat, or other vessel, or such stage-coach or other vehicle : Provided, That the tax hereby imposed assessed upon such stage-coach or other venicle: *Froulaea*, that the tax hereby imposed certain receipts shall not be assessed upon receipts for the transportation of persons or for transportamails between the United States and any foreign port; but such tax shall tion; be assessed upon the transportation of persons from a port within the upon other trans-United States through a foreign territory to a port within the United portation; States, and shall be assessed upon and collected from persons, firms, companies, or corporations within the United States, receiving hire or pay for and collected.

Schedule A.

Gold plate. Silver plate.

Proviso. Exemption of

Repeal of sec-tions 101, 102.

Section 103.

Tax on gross

Rate of tax.

Tax not to be

how assessed

of section 109.

receipts of tollroads, ferries, and bridges.

Post, p. 485.

Rate of tax. Post, p. 475.

Tax not to be assessed, &c. months do not exceed needful repairs. Tax may be

30, 1867.

Post, p. 475.

fraction of a cent.

Tickets to be sold in packages of 20, &c.

per annum.

Rate of tax.

and collected.

Section 107.

graphic lines.

Rate of tax.

Section 110. Tax of one twenty-fourth of one per cent on of deposits subject to draft;

upon capital employed in banking;

upon circulation.

Repeal of part such transportation of persons or mails; and so much of section one hundred and nine as requires returns to be made of receipts hereby exempted from tax when derived from transporting property for hire is hereby re-Tax upon gross pealed: Provided also, That any person or persons, firms, companies, or corporations owning, possessing, or having the care or management of any toll-road, ferry, or bridge, authorized by law to receive toll for the transit of passengers, beasts, carriages, teams, and freight of any description. over such toll-road, ferry, or bridge, shall be subject to and pay a tax of three per cent of the gross amount of all their receipts of every description; but when the gross receipts of any such bridge or toll-road, for and during any term of twelve consecutive calendar months, shall not exceed where gross re- the amount necessarily expended during said term to keep such bridge or ceipts for twelve road in remain no tax shall be account and much remain a road in repair, no tax shall be assessed upon such receipts during the month next following any such term: Provided further, That all such persons, companies, and corporations shall, until the thirtieth day of April, added to rate of eighteen hundred and sixty-seven, have the right to add the tax imposed fare until April hereby to their rates of fare whenever their liability thereto may commence, any limitations which may exist by law or by agreement with any person or company which may have paid or be liable to pay such fare to Where the ad- the contrary notwithstanding. And whenever the addition to any fare dition is only the shall amount only to the fraction of one cent, any person, or company, liable to the tax of two and a half per centum, may add to such fare one cent in lieu of such fraction; and such person or company shall keep for sale, at convenient points, tickets in packages of twenty and multiples of twenty, to the price of which only an amount equal to the revenue tax No tax where shall be added: And provided further, That no tax under the foregoing gross receipts do provisions of this section shall be assessed upon any person, firm, company, or corporation, whose gross receipts do not exceed one thousand dol-Boats, &c. not lars per annum: And provided further, That all boats, barges, and flats used for passen- not used for carrying passengers, nor propelled by steam or sails, which pelled by steam, are floated or towed by tug-boats or horses, and used exclusively for car-&c., and used ex- rying coal, oil, minerals, or agricultural products to market, shall be reclusively for car-rving coal sco. quired hereafter, in lieu of enrolment fees or tonnage tax, to pay an to pay an annual annual special tax, for each and every such boat of a capacity exceeding special tax. twenty-five tons and not twenty-five tons, and not exceeding one hundred tons, five dollars; and How assessed when exceeding one hundred tons, as aforesaid, shall be required to pay ten dollars; and said tax shall be assessed and collected as other special taxes provided for in this act.

That section one hundred and seven be amended by striking out all Tax on gross after the enacting clause, and inserting in lieu thereof the following: That receipts of teleany person, firm, company, or corporation owning or possessing or having the care or management of any telegraphic line by which telegraphic despatches or messages are received or transmitted, shall be subject to and pay a tax of three per centum on the gross amount of all receipts of such person, firm, company, or corporation.

That section one hundred and ten be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That there shall be levied, collected, and paid a tax of one twenty-fourth of average amount one per centum each month upon the average amount of the deposits of money, subject to payment by check or draft, or represented by certificates of deposit or otherwise, whether payable on demand or at some future day, with any person, bank, association, company, or corporation engaged in the business of banking; and a tax of one twenty-fourth of one per centum each month, as aforesaid, upon the capital of any bank, association, company, or corporation, and on the capital employed by any person in the business of banking beyond the average amount invested in United States bonds; and a tax of one twelfth of one per centum each month upon the average amount of circulation issued by any bank, association, corporation, company, or person, including as circulation all certi-

fied checks and all notes and other obligations calculated or intended to circulate or to be used as money, but not including that in the vault of include what. the bank, or redeemed and on deposit for said bank; and an additional tax of one sixth of one per centum, each month, upon the average amount on average cirtax of one sixth of one per centum, each month, upon the average amount culation above of such circulation, issued as aforesaid, beyond the amount of ninety per 90 per cent of centum of the capital of any such bank, association, corporation, company, capital. or person. And a true and accurate return of the amount of notes of per-of deposit and of capital, as aforesaid, and of the amount of notes of per-its, and capital sons, State banks or State banking associations, paid out by them for the to be made previous month, shall be made and rendered monthly by each of such monthly; banks, associations, corporations, companies, or persons to the assessor of the district in which any such bank, association, corporation, or company may be located, or in which such person has his place of business, with a declaration annexed thereto, and the oath or affirmation of such person, or of the president or cashier of such bank, association, corporation, or oath or affirmacompany, in such form and manner as may be prescribed by the commissioner of internal revenue, that the same contains a true and faithful statement of the amounts subject to tax as aforesaid; and for any refusal or neglect to make or to render return and payment, any such bank, asso- fusal or neglect ciation, corporation, company, or person so in default, shall be subject to or payment. and pay a penalty of two hundred dollars, besides the additional penalty and forfeitures in other cases provided by law; and the amount of circulation, deposit, capital, and notes of persons, State banks and banking associations paid out, as aforesaid, in default of the proper return, shall be estimated by the assessor or assistant assessor of the district as aforesaid, to be estimated. upon the best information he can obtain; and every such penalty may be recovered for the use of the United States in any court of competent ju- recovered. risdiction. And in the case of banks with branches, the tax herein provided for shall be assessed upon the circulation of each branch, severally, sessed upon the circulation of each branch, severally, banks with and the amount of capital of each branch shall be considered to be the branches. amount allotted to such branch; and so much of an act entitled "An act amount allotted to such branch; and so much of an act entitied and act imposing any to provide ways and means for the support of the government," approved different tax on March three, eighteen hundred and sixty-three, as imposes any tax on banks, &c. banks, their circulation, capital, or deposits, other than is herein provided, Vol. xii. p. 709. is hereby repealed: Provided, That this section shall not apply to associations which are taxed under and by virtue of the act "to provide a na- not to apply to tional currency secured by a pledge of United States bonds, and to pro- national banks. And the deposits in Vol. xiii. p. 99. vide for the circulation and redemption thereof." associations or companies known as Provident Institutions, Savings Banks, to be exempt Savings Funds, or Savings Institutions, having no capital stock and doing from tax on deno other business than receiving deposits to be loaned or invested for the posits invested sole benefit of the parties making such deposits, without profit or compen- in United States sation to the association or company, shall be exempt from tax on so much of their deposits as they have invested in securities of the United States, and on all deposits less than five hundred dollars made in the name of any  $\frac{\text{Deposits of less}}{\tan \$_{500}}$  in the one person; and the returns required to be made by such Provident In- name of any one stitutions and Savings Banks after July, eighteen hundred and sixty-six, person exempt. shall be made on the first Monday of January and July of each year, in such form and manner as may be prescribed by the commissioner of in- to be made. ternal revenue.

That section one hundred and eleven be amended by inserting after the words "proprietors, managers, or agents of lotteries," the words : " and all Lotte dealers. lottery ticket dealers."

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That section one hundred and fourteen be amended by inserting after the word "periodically," in the first sentence of said section, the words : or otherwise, or publishing any guide, almanac, catalogue, directory, or any other paper or book.

That section one hundred and sixteen be amended by inserting after the words "on the excess over five thousand dollars," the following : and Persons out of the United State.

Circulation to

Additional tax

to be under

Penalty for reto make returns

In default of Penalties, how

Tax, how assessed upon Repeal of law. This section Savings banks

Deposits of less

Returns, when

Section 111. Lottery ticket

Section 114.

Section 116.

to pay on incomé from business in the United States.

Post, p. 478. Section 119. Income tax when dne; to last until 1870, and no longer.

Post, p. 480.

Ten per cent additional to be paid, if, &c.

Section 120.

trust companies, ance companies. Rate of tax.

addition to surplus or contin-gent funds. Tax to be withheld from all count of such dividends.

paid within what time :

to contain what;

fied;

Penalty for default in making return.

In default of return or payment, assesstion how to be made.

nies and savings dends. banks.

Section 122.

Tax on dividends, and in-

and not citizens, a like tax shall be levied, collected, and paid annually upon the gains. profits, and income of every business, trade, or profession carried on in the United States by persons residing without the United States, not citizens thereof.

That section one hundred and nineteen be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That the taxes on incomes herein imposed shall be levied on the first day of May, and be due and payable on or before the thirtieth day of June, in each year, until and including the year eighteen hundred and seventy, and no longer; and to any sum or sums annually due and unpaid after the thirtieth of June, as aforesaid, and for ten days after notice and demand thereof by the collector, there shall be levied, in addition thereto. the sum of ten per centum on the amount of duties unpaid, as a penalty, except from the estates of deceased or insolvent persons.

That section one hundred and twenty be amended by striking out all Tax on divi- after the enacting clause and inserting in lieu thereof the following : That dends of banks, there shall be levied and collected a tax of five per centum on all divisavings institu- dends in scrip or money thereafter declared due, wherever and whenever tions, and insur- the same shall be payable, to stockholders, policy holders, or depositors or parties whatsoever, including non-residents, whether citizens or aliens, as part of the earnings, income, or gains of any bank, trust company, savings institution, and of any fire, marine, life, inland insurance company, either stock or mutual, under whatever name or style known or called, in the United States or Territories, whether specially incorporated or exist-Same tax on ing under general laws, and on all undistributed sums, or sums made or added during the year to their surplus or contingent funds; and said banks, trust companies, savings institutions, and insurance companies shall pay the said tax, and are hereby authorized to deduct and withhold from payments on ac- all payments made on account of any dividends or sums of money that may be due and payable as aforesaid the said tax of five per centum. Return to be And a list or return shall be made and rendered to the assessor or asmade to assessor sistant assessor on or before the tenth day of the month following that in and tax to be which any dividends or sums of money become due or payable as aforesaid; and said list or return shall contain a true and faithful account of the amount of taxes as aforesaid; and there shall be annexed thereto a nat; how to be veri- declaration of the president, cashier, or treasurer of the bank, trust company, savings institution, or insurance company, under oath or affirmation in form and manner as may be prescribed by the commissioner of internal revenue, that the same contains a true and faithful account of the taxes as aforesaid. And for any default in the making or rendering of such list or return, with such declaration annexed, the bank, trust company, savings institution, or insurance company making such default, shall forfeit as a penalty the sum of one thousand dollars; and in case of any default in making or rendering said list or return, or of any default in the ment and collec- payment of the tax as required, or any part thereof, the assessment and collection of the tax and penalty shall be in accordance with the general Tax on divi- provisions of law in other cases of neglect and refusal: Provided, That dends of life in- the tax upon the dividends of life insurance companies shall not be surance compa- deemed due until such dividends are payable; nor shall the portion of nies, when due. What not to be premiums returned by mutual life insurance companies to their policy considered divi- holders, nor the annual or semi-annual interest allowed or paid to the dends in life in- depositors in savings banks or savings institutions, be considered as divi-

That section one hundred and twenty-two be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That any railroad, canal, turnpike, canal navigation, or slack-water company, indebted for any money for which bonds or other evidence of indebtedness have been issued, payable in one or more years after date, upterest on bonds on which interest is stipulated to be paid, or coupons representing the

#### THIRTY-NINTH CONGRESS. SESS. I. CH. 184. 1866.

interest, or any such company that may have declared any dividend in ofrailroad, canal, scrip or money due or payable to its stockholders, including non-residents, turnpike, canal navigation, and whether citizens or aliens, as part of the earnings, profits, income, or gains slack-water of such company, and all profits of such company carried to the account companies. of any fund, or used for construction, shall be subject to and pay a tax of five per centum on the amount of all such interest, or coupons, dividends, or profits, whenever and wherever the same shall be payable, and to whatsoever party or person the same may be payable, including non-residents, whether citizens or aliens; and said companies are hereby authorized to deduct and withhold from all payments on account of any interest, or coupons, and dividends, due and payable as aforesaid, the tax of five withhold tax per centum; and the payment of the amount of said tax so deducted ments. from the interest, or coupons, or dividends, and certified by the president or treasurer of said company, shall discharge said company from that discharge comamount of the dividend, or interest, or coupon on the bonds or other evi- debtedness. dences of their indebtedness so held by any person or party whatever, ex-And a list or cept where said companies may have contracted otherwise. return shall be made and rendered to the assessor or assistant assessor on or before the tenth day of the month following that in which said interest, to be made to coupons, or dividends become due and payable, and as often as every six assessor, and tax months ; and said list or return shell contain a true and frithful and sid list or return shell contain a true and frithful and said list or return shell contain a true and said list or return shell contain a true and said list or return shell contain a true and said list or return shell contain a true and said list or return shell contain a true and said list or return shell contain a true and said list or return shell contain a true and said list or return shell contain a true and said list or return shell contain a true and said list or return shell contain a true and said list or return shell contain a true and said list or return shell contain a true and said list or return shell contain a true and said list or return shell contain a true and said list or return shell contain a tr months; and said list or return shall contain a true and faithful account of the amount of tax, and there shall be annexed thereto a declaration of the president or treasurer of the company, under oath or affirmation in and how verified. form and manner as may be prescribed by the commissioner of internal revenue, that the same contains a true and faithful account of said tax. And for any default in making or rendering such list or return, with the declaration annexed, or of the payment of the tax as aforesaid, the company making such default shall forfeit as a penalty the sum of one thousand dollars; and in case of any default in making or rendering said list or return, or of the payment of the tax or any part thereof, as aforesaid, assessment and collection to be the assessment and collection of the tax and penalty shall be made accord- according to gening to the provisions of law in other cases of neglect or refusal.

That section one hundred and twenty-two be further amended by adding thereto the following proviso: Provided, That whenever any of the companies mentioned in this section shall be unable to pay the interest on companies are their indebtedness, and shall in fact fail to pay such interest, that in such and fail to pay cases the tax levied by this section shall not be paid to the United States interest on the r until said company resume the payment of interest on their indebted- debt, tax not to be paid until, &c. ness.

That section one hundred and twenty-three be amended by striking out all after the enacting clause and inserting in lieu thereof the following. That there shall be levied, collected, and paid on all salaries of officers, or payments for services to persons in the civil, military, naval, or other comes of those in employment or service of the United States, including senators and rep- ry, or naval serresentatives and delegates in Congress, when exceeding the rate of six viceoftheUnited hundred dollars per annum, a tax of five per centum on the excess above the said six hundred dollars, and a tax of ten per cent on the excess over five thousand dollars; and it shall be the duty of all paymasters and all disbursing officers, under the government of the United States, or persons in the employ thereof, when making any payment to any officers or persons as aforesaid, or upon settling and adjusting the accounts of such officers or persons, to deduct and withhold the aforesaid tax, and they deducted. shall, at the same time, make a certificate stating the name of the officer be made and sent or person from whom such deduction was made, and the amount thereof, to office of comwhich shall be transmitted to the office of the commissioner of internal missioner. revenue, and entered as part of the internal tax; and the pay-roll, receipts, or account of officers or persons paying such tax, as aforesaid, shall show such paybe made to exhibit the fact of such payment. And it shall be the duty ment. of the several auditors of the Treasury Department, when auditing the

Rate of tax.

Companies to from all pay-

Payment to panies of all in-

Return, when

to state what,

Penalty for default in making return or payment :

in such case eral provisions.

When such unable to pay,

> Section 123. Post, p. 480.

Tax on the in the civil, milita-States.

Rate of tax.

Amount to be

Post, p. 480. Pay-roll to

Auditors, in

auditing accounts of paymasters, &c. to require proof been deducted and paid over.

Payments of be deemed income from salaries; but not payments to laborers, &c.

to be exempt \$1000. excess only to be taxed. Section 125.

When tax on legacies, &c. is due.

Executors, &c. to give notice to assessors, &c.

Penalty for neglect, &c.

ducted from particular legacy.

Section 137.

Section 138. in trust, &c. any disposition of real estate subject to tax, to notify assessor.

Penalty for wilful neglect, &c.

Section 145.

Section 147. succession to give notice to assessor, and render a true account in thirty days.

accounts of any paymaster or disbursing officer, or any officer withholding his salary from moneys received by him, or when settling or adjusting the accounts of any such officer, to require evidence that the taxes mentioned that taxes have in this section have been deducted and paid over to the commissioner of internal revenue, or other officer authorized to receive the same: Provided, That payments of prize money shall be regarded as income from prize money to salaries, and the tax thereon shall be adjusted and collected in like manner: Provided further, That this section shall not apply to payments made to mechanics or laborers employed upon public works.

That section one hundred and twenty-four be amended by adding thereto the following additional proviso: Provided further, That any legacy or Legacy &c. to share of personal property passing as afore-aid to a minor child of the minor child, un-person who died possessed as aforesaid shall be exempt from taxation unless over \$ 1000, der this section, unless such legacy or share shall exceed the sum of one from tax; if over thousand dollars, in which case the excess only above that sum shall be liable to such taxation.

That section one hundred and twenty-five be amended by inserting after the words "that the tax or duty aforesaid," the following : "shall be due and payable whenever the party interested in such legacy or distributive share or property or interest aforesaid shall become entitled to the possession or enjoyment thereof, or to the beneficial interest in the profits accruing therefrom, and the same"; and by inserting after the words "United States," in the first sentence of said section, the words: "And every administrator, executor, or trustee, having in charge or trust any legacy or distributive share, as aforesaid, shall give notice thereof in writing to the assessor or assistant assessor of the district where the deceased grantor or bargainer last resided, within thirty days after he shall have taken charge of such trust;" and by inserting after the words "shall make out such lists and valuation as in other cases of neglect or refusal,

and shall assess the duty thereon," the words : "And in case of wilful neglect, refusal, or false statement by such executor, administrator, or trustee, as aforesaid, he shall be liable to a penalty of not exceeding one thou-Tax to be de- sand dollars, to be recovered with costs of suit." Any tax paid under the provisions of sections one hundred and twenty-four and one hundred and twenty-five shall be deducted from the particular legacy or distributive share on account of which the same is charged.

> That section one hundred and thirty-seven be amended by inserting after the words "imposed by this act," the words : "shall be assessed in the collection district where the estate is situate, and."

That section one hundred and thirty-eight be amended by adding Persons having thereto the words: "And every such person having in charge or trust any disposition of real estate or interest therein, subject to tax under this act, shall give notice thereof in writing to the assessor or assistant assessor of the district where the estate is situate, within thirty days from the time when he shall have taken charge of such trust, and prior to any distribution of said real estate, together with a description and value thereof, and the names of the persons interested therein; and for wilful neglect or refusal so to do, shall be liable to a penalty of not exceeding five hundred dollars, to be recovered with costs of suit.

> That section one hundred and forty-five be amended by inserting after the word "years" the words: "from the time when such tax shall have become due and payable."

That section one hundred and forty-seven be amended by striking out Persons liable all after the enacting clause, and inserting in lieu thereof the following: to pay tax for That any person liable to pay a tax in respect to any succession shall give notice to the assessor or assistant assessor of his liability to such tax within thirty days from the time when he shall become entitled in possession to such succession or to the receipt of the income and profits thereof, and shall at the same time deliver to the assessor or assistant assessor

a full and true account of said succession for the tax whereon he shall be accountable, and of the value of the real estate involved, and of the deductions claimed by him, together with the names of the successor and predecessor and their relation to each other, and all such other particulars as shall be necessary or proper for enabling the assessor or assistant assessor fully and correctly to ascertain the taxes due; and mate as originally delivered, or with any amendments that may be made on such second therein upon his requisition. may assess the appropriate the appropriate the second therein upon his requisition. of such account and estimate; but it shall be lawful for the assessor or assistant assessor, if dissatisfied with such account, or if no account and is given, or asestimate shall be delivered to him, to assess the tax on the best informa- fied, tax how astion he can obtain, subject to appeal as hereinafter provided; and if the sessed. tax so assessed shall exceed the tax assessable according to the return made to the assessor or assistant assessor, and with which he shall have been dissatisfied, or if no account and estimate has been delivered, and if no appeal shall be taken against such assessment, then it shall be in the discretion of the assessor, having regard to the merits of each case, to assess the whole or any part of the expenses incident to the taking of such assessment, in addition to such tax; and if there shall be an appeal against such last-mentioned assessment, then the payment of such expenses shall be in the discretion of the commissioner of internal revenue.

That section one hundred and forty-eight be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That if any person required to give any such notice or deliver such account, as aforesaid, shall wilfully neglect to do so within the time required deliver account; by law, he shall be liable to pay the United States a sum equal to ten per centum upon the amount of tax payable by him; and if any person liable to pay any tax in respect of his succession shall, after such tax shall have been finally ascertained, wilfully neglect to do so within ten days after being notified, he shall also be liable to pay to the United States a sum equal to ten per centum upon the amount of tax so unpaid, at the same time and in the same manner as the tax to be collected.

That section one hundred and fifty be, and the same is hereby, repealed.

That section one hundred and fifty-two be amended by striking out all after the enacting clause and inserting in lieu thereof the following: No instrument, That it shall not be lawful to record any instrument, document, or paper &c., required to be stamped, to be required by law to be stamped, unless a stamp or stamps of the proper recorded unless amount shall have been affixed, and cancelled in the manner required by stamped. law; and the record of any such instrument, upon which the proper stamp or stamps aforesaid shall not have been affixed and cancelled as aforesaid, shall be utterly void, and shall not be used in evidence.

That section one hundred and fifty-four be amended by striking out all after the enacting clause and inserting in lieu thereof the following: Official instru-ments, &c. issued That all official instruments, documents, and papers issued by the officers by officers of the of the United States government, or by the officers of any State, county, United States, town, or other municipal corporation, shall be, and hereby are, exempt or of any from taxation: *Provided*, That it is the intent hereby to exempt from town, &c. to be liability to taxation such State, county, town, or other municipal corpora- exempt from tion, in the exercise only of functions strictly belonging to them in their tax. ordinary governmental and municipal capacity.

That section one hundred and fifty-five be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That if Penalty for forging or counany person shall forge or counterfeit, or cause or procure to be forged or terfeiting any counterfeited, any stamp, die, plate, or other instrument, or any part of stamp, die, &c. any stamp, die, plate, or other instrument, which shall have be [en] provided, or may hereafter be provided, made, or used in pursuance of this

If no account is given, or as-

Appeal.

Expenses.

Section 148. Penalty for wilful neglect to ive notice and

and to pay tax.

Repeal of section 150.

Section 152.

Record void.

Section 154.

Section 155.

Penalty for forging any stamp upon any paper, &c. or stamping, &c. with intent to defraud;

for knowingly uttering or selling paper, &c. with forged stamp;

using or permitting the use of forged stamp;

ly using, &c. stamp, cut, &c. be stamped;

&c.;

for knowingly buying or selled, &c. stamps.

## Forfeiture.

Fine or imprisonment, or both.

Section 158.

ing, issning, restrument, note, &c. required to be stamped, \$ 50, and instruvoid.

act, or shall forge, counterfeit, or resemble, or cause or procure to be forged, counterfeited, or resembled, the impression, or any part of the impression, of any such stamp, die, plate, or other instrument, as aforesaid. upon any vellum, parchment, or paper, or shall stamp or mark, or cause or procure to be stamped or marked, any vellum, parchment, or paper, with any such forged or counterfeited stamp, die, plate, or other instrument, or part of any stamp, die, plate, or other instrument, as aforesaid, with intent to defraud the United States of any of the taxes hereby imposed, or any part thereof; or if any person shall utter, or sell, or expose to sale, any vellum, parchment, paper, article, or thing, having thereupon the impression of any such counterfeited stamp, die, plate, or other instrument, or any part of any stamp, die, plate, or other instrument, or any such forged, counterfeited, or resembled impression, or part of impression, as aforesaid, knowing the same to be forged, counterfeited, or refor knowingly sembled; or if any person shall knowingly use or permit the use of any stamp, die, plate, or other instrument, which shall have been so provided. made, or used, as aforesaid, with intent to defraud the United States; or for fraudulently if any person shall fraudulently cut, tear, or remove, or cause or procure removing stamp, to be cut, torn, or removed, the impression of any stamp, die, plate, or impression of to be cut, torn, and removed, the impression of any stamp, die, plate, or stamp, from pa- other instrument, which shall have been provided, made, or used, in pur-per, &c.; suance of this act from any rolling suance of this act, from any vellum, parchment, or paper, or any instrument or writing charged or chargeable with any of the taxes imposed by for fraudulent- law; or if any person shall fraudulently use, join, fix, or place, or cause to be used, joined, fixed, or placed, to, with, or upon any vellum, parchfrom any other ment, paper, or any instrument or writing charged or chargeable with any paper required to of the taxes hereby imposed, any adhesive stamp, or the impression of any stamp, die, plate, or other instrument, which shall have been provided, made, or used in pursuance of law, and which shall have been cut, torn, or removed from any other vellum, parchment, or paper, or any instrument or writing charged or chargeable with any of the taxes imposed by for wilfully re- law; or if any person shall wilfully remove or cause to be removed, alter moving or alter-ing the cancel or cause to be altered, the cancelling or defacing marks on any adhesive ling of a stamp, stamp, with intent to use the same, or to cause the use of the same after it shall have been once used, or shall knowingly or wilfully sell or buy such washed or restored stamps, or offer the same for sale, or give or expose the same to any person for use, or knowingly use the same, or prepare the same with intent for the further use thereof; or if any person shall knowingly and without lawful excuse (the proof whereof shall lie ing, or having in on the person accused) have in his possession any washed, restored, or possession wash- altered stamps, which have been removed from any vellum, parchment, paper, instrument, or writing, then, and in every such case, every person so offending, and every person knowingly and wilfully aiding, abetting, or assisting in committing any such offence as aforesaid, shall, on conviction thereof, forfeit the said counterfeit stamps and the articles upon which they are placed, and be punished by fine not exceeding one thousand dollars, or by imprisonment and confinement to hard labor not exceeding five years, or both, at the discretion of the court.

That section one hundred and fifty-eight be amended by striking out all Persons mak- after the enacting clause and inserting in lieu thereof the following: That ceiving, or pay- any person or persons who shall make, sign, or issue, or who shall cause ing, &c. any in- to be made, signed, or issued, any instrument, document, or paper of any kind or description whatsoever, or shall accept, negotiate, or pay, or cause to be accepted, negotiated, or paid, any bill of exchange, draft, or order, without having or promissory note for the payment of money, without the same being ducancelled, with ly stamped, or having thereupon an adhesive stamp for denoting the tax intent to evade chargeable thereon, and cancelled in the manner required by law, with inthe law, to forfeit tent to evade the provisions of this act, shall, for every such offence, forment, &c. to be feit the sum of fifty dollars, and such instrument, document, or paper, bill, draft, order, or note, not being stamped according to law, shall be

deemed invalid and of no effect: Provided, That the title of a purchaser of land by deed duly stamped shall not be defeated or affected by the not affected, if, want of a proper stamp on any deed conveying said land by any person from, through, or under whom his grantor claims or holds title : And provided further, That hereafter, in all cases where the party has not affixed put on instruto any instrument the stamp required by law thereon, at the time of mak- made, how it ing or issuing the said instrument, and he or they, or any party having an may be placed interest therein, shall be subsequently desirous of affixing such stamp to therein after-ward, or upon a said instrument, or if said instrument be lost, to a copy thereof, he or they copy, if original shall appear before the collector of the revenue of the proper district, is lost. who shall, upon the payment of the price of the proper stamp required by law, and of a penalty of fifty dollars, and where the whole amount of the tax denoted by the stamp required shall exceed the sum of fifty dollars, on payment also of interest, at the rate of six per centum on said tax from the day on which such stamp ought to have been affixed, affix the proper stamp to such instrument or copy, and note upon the margin thereof the date of his so doing, and the fact that such penalty has been paid; and the same shall thereupon be deemed and held to be as valid, to all intents and purposes, as if stamped when made or issued: And provided further, That where it shall appear to said collector, upon oath or otherwise, to his satisfaction that any such instrument has not been duly where instrustamped at the time of making or issuing the same, by reason of accident, duly stamped by mistake, inadvertence, or urgent necessity, and without any wilful design accident, &c. to defraud the United States of the stamp, or to evade or delay the payment thereof, then and in such case, if such instrument, or, if the original be lost, a copy thereof duly certified by the officer having charge of any records in which such original is required to be recorded, or otherwise duly proven to the satisfaction of the collector, shall, within twelve calendar months after the first day of August, eighteen hundred and sixty-six, or within twelve calendar months after the making or issuing thereof, be brought to the said collector of revenue to be stamped, and the stamp tax chargeable thereon shall be paid, it shall be lawful for the said collector to remit the penalty aforesaid, and to cause such instrument to be duly stamped. And when the original instrument, or a certified or duly proved copy thereof, as aforesaid, duly stamped so as to entitle the same to be recorded, shall be presented to the clerk, register, recorder, or other officer having charge of the original record, it shall be lawful for such officer, upon the payment of the fee legally chargeable for the recording thereof, to make a new record thereof, or to note upon the original record the fact that the error or omission in the stamping of said original instrument has been corrected pursuant to law; and the original instrument or such certified copy or the record thereof may be used in all courts and places in the same manner and with like effect as if the instrument had been originally stamped: And provided further, That in all cases where the party If instrument has not affixed the stamp required by law upon any instrument made, not having stamp signed, or issued, at a time when and at a place where no collection dis- and where there trict was established, it shall be lawful for him or them, or any party hav- was no collection ing an interest therein, to affix the proper stamp thereto, or if the original district, stamp be lost, to a copy thereof; and the instrument or copy to which the proper before January 1, stamp has been thus affixed prior to the first day of January, one thou- 1867. sand eight hundred and sixty-seven, and the record thereof, shall be as valid, to all intents and purposes, as if stamped by the collector in the manner hereinbefore provided. But no right acquired in good faith before Intervening bona fide rights the stamping of such instrument or copy thereof, and the recording thereof, as herein provided, if such record be required by law, shall in any manner be affected by such stamping as aforesaid.

That section one hundred and sixty-three be amended by striking out all after the enacting clause and inserting in lieu thereof the following: required to be That hereafter no deed, instrument, document, writing, or paper, required

Title to land

If stamp is not ment when

Proceedings

May be record-

Section 163. No deed, &c. stamped, to be hereafter admited in evidence, until proper stamps are affixed.

here, to pay same tax as though made here

Who to affix stamp.

Section 165. Penalty for or removing for sale, &c. drugs, preparations, matches, &c. without affixing proper stamp.

Section 169. ufacturers.

if imported, to pay stamp tax.

Proviso.

Schedule B, amended.

Post, p. 475.

upon.

Where there are several signatures to the same paper. "Money" to include drafts.

Assignments

and transfers of mortgages.

by law to be stamped, which has been signed or issued without being duly stamped, or with a deficient stamp, nor any copy thereof, shall be recorded, or admitted, or used as evidence in any court until a legal stamp or stamps. denoting the amount of tax, shall have been affixed thereto, as prescribed by law: Provided, That any power of attorney, conveyance, or document made in a foreign of any kind, made or purporting to be made in any foreign country to be country for use used in the United States, shall pay the same tax as is required by law on similar instruments or documents when made or issued in the United States; and the party to whom the same is issued, or by whom it is to be used, shall, before using the same, affix thereon the stamp or stamps indicating the tax required.

That section one hundred and sixty-five be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That making, selling, if any person, firm, company, or corporation shall make, prepare, and sell, or remove for consumption or sale, drugs, medicines, preparations, compositions, articles, or things, including perfumery, cosmetics, lucifer or friction matches, cigar lights, or wax tapers, and playing cards, and also including prepared mustards, preserved meats, fish, shell-fish, fruits, vegetables, sauces, sirups, jams, and jellies, when packed or sealed in cans, bottles, or other single packages, whether of domestic manufacture or imported, upon which a duty or tax is imposed by law, as enumerated and mentioned in schedule C, without affixing thereto an adhesive stamp or label denoting the tax before mentioned, he or they shall incur a penalty of fifty dollars for every omission to affix such stamp.

That section one hundred and sixty-nine be amended by striking out Persons offer- all after the enacting clause and inserting in lieu thereof the following : ing for sale any That any person who shall offer or expose for sale any of the articles schedule C, to be named in schedule C, or in any amendments thereto, whether the articles deemed the man- so offered or exposed are imported or are of foreign or domestic manufacture, shall be deemed the manufacturer thereof, and subject to all the duties, liabilities, and penalties imposed by law in regard to the sale of domestic articles without the use of the proper stamp or stamps denoting Such articles, the tax paid thereon, and all such articles imported, or of foreign manufacture, shall, in addition to the import duties imposed on the same, be subject to the stamp tax, respectively, prescribed in schedule C, as aforesaid : Provided, That when such imported articles, except playing cards, lucifer or friction matches, cigar lights, and wax tapers, shall be sold in the original and unbroken package in which the bottles or other enclosures were packed by the manufacturer, the person so selling said articles shall not be subject to any penalty on account of the want of the proper stamp.

That schedule B, preceding section one hundred and seventy-one, be amended by striking out all after the paragraphs relating to "gauger's returns" and "measurer's returns;" and by striking out all from "receipts for the payment of any sum of money," down to "weigher's returns, if of a weight not exceeding five thousand pounds, ten cents; exceeding five thousand pounds, twenty-five cents," inclusive, and inserting in lieu there-Receipts, stamp of the following: Receipts for any sum of money, or for the payment of any debt, exceeding twenty dollars in amount, not being for the satisfaction of any mortgage or judgment or decree of any court, or by indorsement on any stamped obligation in acknowledgment of its fulfilment, for each receipt two cents: Provided, That when more than one signature is affixed to the same paper, one or more stamps may be affixed thereto representing the whole amount of the stamp required for such signatures; and that the term money, as herein used, shall be held to include drafts and other instruments given for the payment of money.

> That schedule B, preceding section one hundred and seventy-one, be amended by inserting, immediately preceding the proviso relating to stamps on mortgages, the following: Upon every assignment or transfer

of a mortgage the same stamp tax upon the amount remaining unpaid thereon as is herein imposed upon a mortgage for the same amount. Also by striking out the words "mortgage or" in said proviso. Also by inserting the words "domestic and inland bills of lading and " after " than " inland bills of and before "those" in the first line of said schedule.

That schedule B be amended, under the head of contract, by striking out the words following: "Stocks, bonds," and "notes of hand." Also, by inserting under the head of contract, after the words "for each note randum of sale or memorandum of sale, ten cents," the words following: Bill or memo-sale of stocks, randum of the sale or contract for the sale of stocks, bonds, gold or sil- &c. ver bullion, coin, promissory notes, or other securities, shall pay a stamp tax at the rate provided in section ninety-nine.

That schedule C be amended by striking out the paragraph in relation to photographs.

That schedule C be further amended by striking out the paragraph relating to cigar lights and wax tapers, and inserting in lieu thereof the following: For wax tapers, double the rates herein imposed upon friction or lucifer matches; on cigar lights, made in part of wood, wax, glass, paper, or other materials, in parcels or packages containing twenty-five lights or less in each parcel or package, one cent; when in parcels or packages containing more than twenty-five and not more than fifty lights, two cents; for every additional twenty-five lights or fractional part of that number, one cent additional; and by striking out all after the words " playing cards," and inserting in lieu thereof the following : ---

For and upon every pack, not exceeding fifty-two cards in number, irrespective of price or value, five cents;

For and upon every can, bottle, or other single package, containing meats, fish, shell-fish, fruits, vegetables, sauces, sirups, prepared mustard, meats, fish, vegjams or jellies contained therein and packed or sealed, made, prepared, and sold, or offered for sale, or removed for consumption in the United States, on and after the first day of October, eighteen hundred and sixtysix, when such can, bottle, or other single package, with its contents shall not exceed two pounds in weight, the sum of one cent (\$0.01).

When such can, bottle, or other single package, with its contents, shall exceed two pounds in weight, for every additional pound or fractional part thereof, one cent (\$0.01).

That section one hundred and seventy-one be amended by adding thereto the following proviso: Provided also, That no claim for drawback on any articles of merchandise exported prior to June thirtieth, eighteen less presented, hundred and sixty-four, shall be allowed unless presented to the com- &c. missioner of internal revenue within three months after this amendment takes effect.

That section one hundred and seventy-nine be amended by striking out all after the enacting clause and inserting in lieu thereof the following: That, where it is not otherwise provided for, it shall be the duty of the prosecute for ines, penalties, collectors, in their respective districts, and they are hereby authorized, to and forfeitures. prosecute for the recovery of any sum or sums that may be forfeited ; and all fines, penalties, and forfeitures which may be imposed or incurred shall and may be sued for and recovered, where not otherwise provided, in the name of the United States, in any proper form of action, or by any appropriate form of proceeding, before any circuit or district court of the may be brought United States for the district within which said fine, penalty, or forfeiture may have been incurred, or before any court of competent jurisdiction. And where not otherwise provided for, such share as the Secretary of the And where not otherwise provided for, such snare as the Becretary of the to be paid to in-Treasury shall, by general regulations, provide, not exceeding one moiety to be paid to in-former, when nor more than five thousand dollars in any one case, shall be to the use there has been s of the person, to be ascertained by the court which shall have imposed or judgment; decreed any such fine, penalty, or forfeiture, who shall first inform of the cause, matter, or thing whereby such fine, penalty, or forfeiture shall have VOL. XIV. 10

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Domestic and

Bill or memo-

Sehedule C amended. Photographs.

Cigar lights, wax tapers.

Playing cards.

Preserved. etables, &c.

Section 171. No claim for drawback, un-

Section 179. Collectors to

Where suits

What amount

is made without suit or before juogment.

No right accrues to an informer until, &c.

Power to remit fines, &c. not affected.

Commissioner may comproor otherwise.

have jurisdiction.

In civil actions for penalties, if informer is witness, the other party may be.

Penalty for receiving money under threat of informing or for not informing.

Repeal of §§ 2, 5, 8, 9, 10, and 12 of act of 1865, ch. 78. Vol. xiii. pp. 483 - 5.

Section 6. Persons, &c. using notes of State banks as circulation after August 1, 1866, to pay a tax of ten per cent thereon.

Section 14.

¢ol. xiii. p. 486. Capital of State wank ceasing to easist, &c. to be the *a*pital as it was when bank ceased to exist.

Circulation of not over five per cent of capital exempt from tax.

when payment been incurred; and when any sum is paid without suit, or before judg ment, in lieu of fine, penlly [penalty], or forfeiture, and a share of the same is claimed by any person as informer, the Secretary of the Treasury, under general regulations to be by him prescribed, shall determine whether any claimant is entitled to such share as above limited, and to whom the same shall be paid, and shall make payment accordingly. It is hereby declared to be the true intent and meaning of the present and all previous provisions of internal revenue acts granting shares to informers, that no right accrues to or is vested in any informer in any case until the fine, penalty, or forfeiture in such case is fixed by judgment or compromise and the amount or proceeds shall have been paid, when the informer shall become entitled to his legal share of the sum adjudged or agreed upon and received : Provided, That nothing herein contained shall be construed to limit or affect the power of remitting the whole or any portion of a fine, penalty, or forfeiture conferred on the Secretary of the Treasury by existing laws. The commissioner of internal revenue shall be, and is hereby, authorized and empowered to compromise, under such regulations whether pending as the Secretary of the Treasury shall prescribe, any case arising under the internal revenue laws, whether pending in court or otherwise. The What courts to several circuit and district courts of the United States shall have jurisdiction of all offences against any of the provisions of this act committed within their several districts: Provided, That whenever in any civil action for a penalty the informer may be a witness for the prosecution, the party against whom such penalty is claimed may be and shall be admitted as a witness on his own behalf. Every person who shall receive any money or other valuable thing under a threat of informing or as a consideration for not informing against any violation of this act, shall, on conviction thereof, be punished by a fine not exceeding two thousand dollars, or by imprisonment not exceeding one year, or both, at the discretion of the court, with costs of prosecution.

SEC. 9, [bis.] And be it further enacted, That sections two, five, eight, nine, ten, and twelve of the act entitled "An act to amend an act entitled 'An act to provide internal revenue to support the government, to pay interest on the public debt, and for other purposes,' approved June thirtieth, eighteen hundred and sixty-four," approved March third, eighteen hundred and sixty-five, be, and the same are hereby, repealed.

That section six of the act of March third, eighteen hundred and sixtyfive, entitled "An act to amend an act entitled 'An act to provide internal revenue to support the government, to pay interest on the public debt, and for other purposes," approved June thirty, eighteen hundred and sixty-four, be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That every national banking association, State bank, or State banking association, shall pay a tax of ten per centum on the amount of notes of any person, State bank, or State banking association, used for circulation and paid out by them after the first day of August, eighteen hundred and sixty-six, and such tax shall be assessed and paid in such a manner as shall be prescribed by the commissioner of internal revenue.

That section fourteen of the same act shall be amended by striking out all after the enacting clause, and inserting in lieu thereof the following: That the capital of any State bank or banking association which has ceased or shall cease to exist, or which has been or shall be converted into a national bank, shall be assumed to be the capital as it existed immediately before such bank ceased to exist or was converted as aforesaid; and whenever the outstanding circulation of any bank, association, corporation, company, or person shall be reduced to an amount not exceeding five per centum of the chartered or declared capital existing at the time the same was issued, said circulation shall be free from taxation; and

Banks ceasing whenever any bank which has ceased to issue notes for circulation shall to issue circula- deposit in the treasury of the United States, in lawful money, the amount of its outstanding circulation, to be redeemed at par, under such regula- ting notes, &c. tions as the Secretary of the Treasury shall prescribe, it shall be exempt to be exempt. from any tax upon such circulation; and whenever any State bank or

banking association has been converted into a national banking associa- National banks tion, and such national banking association has assumed the liabilities of made from State such State bank or banking association, including the redemption of its suming their liabills, by any agreement or understanding whatever with the representa- bilities, to make tives of such State bank or banking association, such national banking tax on circulaassociation shall be held to make the required return and payment on the tion of over five circulation outstanding, so long as such circulation shall exceed five per per cent of capicentum of the capital before such conversion of such State bank or banking association.

That an act entitled "An act to declare the meaning of certain parts of the internal revenue act approved June thirty, eighteen hundred and  $\frac{1}{5}$  of act of 1866, sixty-four, and for other purposes," approved March tenth, eighteen hun- ch. 15. Ante, p. dred and sixty-six, be amended by striking out sections three, four, and 5.

five of said act, and inserting in lieu thereof the following: That it shall be the duty of all persons required to make returns or lists of income or arti-ing lists for tax-ation, to declare cles or objects charged with an internal tax, to declare in such returns or whether values lists whether the several rates and amounts therein contained are stated are stated in according to their values in legal tender currency or according to their coined money. values in coined money; and in case of neglect or refusal so to declare to the satisfaction of the assistant assessor receiving such returns or lists, Failing to do such assistant assessor is hereby required to make returns or lists for such so, assistant a sessor to make versons so neglecting or refusing, as in cases of persons neglecting or re-lists and add fusing to make the returns or lists required by the acts aforesaid, and to penalties. assess the tax thereon, and to add thereto the amount of penalties imposed by law in cases of such neglect or refusal. And whenever the rates and amounts contained in the returns or lists as aforesaid shall be stated stated in coined money, assessor in coined money, it shall be the duty of each assessor receiving the same to reduce it to to reduce such rates and amounts to their equivalent in legal tender cur- legal tender. rency, according to the value of such coined money in said currency for the sent by assessors time covered by said returns. And the lists required by law to be fur- to collectors, to nished to collectors by assessors shall in all cases contain the several amounts be in legal tenof taxes assessed, estimated, or valued in legal tender currency only.

SEC. 10. And be it further enacted, That from and after the passage of this act the articles and products hereinafter enumerated shall be ex- products exempt from taxation. empt from internal tax:-

Alum; aluminum; aluminous cake, patent alum, sulphate of alumina, empted artiand cobalt:

Aniline and aniline colors;

Animal charcoal, or carbon;

Anvils;

Articles manufactured in institutions for the blind, and in institutions for the deaf and dumb, which are sold to aid in their support, or the support of the pupils;

Barrels and casks, other than those used for the reception of fluids; packing boxes made of wood; and boxes of wood or paper for friction matches, cigar lights, and wax tapers;

Beeswax, crude or unrefined;

Bi-chromate and prussiate of potash;

Bleaching powders;

Blue vitriol;

Borax, and boracic acid;

Brass not more advanced than rods or sheets;

Brick, fire-brick, draining tiles, cement, drain and sewer pipes, earthen and stone water-pipes, retorts and tiles made of clay;

Bristles;

Brooms made from corn, brush, or palm-leaf;

Substitute for

Persons mak-

If values are

der.

Articles and

[For other excles, see post, p. 476.]

Post, p. 475.

Articles and from taxation.

Building stone of all kinds, including slate, marble, freestone, and soapproducts exempt stone, and rock, and ground gypsum;

Bunting and flags of the United States, and banners made of bunting of domestic manufacture;

Burrstones, millstones, and grindstones, rough or wrought;

Candle wicking;

Chronometers;

Coffins and burial cases;

Copperas;

Copper, lead, and tin, in ingots, pigs, or bars;

Copper and yellow sheathing metal, not more advanced than rods or sheets:

Crates, and grain or farm baskets made of splints;

Crucibles of all kinds;

Crutches and artificial limbs, eyes, and teeth;

Deer-skins, smoked, or not oil-dressed;

Feather beds, mattresses, palliasses, bolsters, and pillows;

Fertilizers of all kinds;

Flasks and patterns used by founders;

Flax and the manufactures thereof;

Flavoring extracts solely for cooking purposes;

German silver in bars or sheets ;

Gold leaf and gold foil;

Hemp and jute prepared for textile or felting purposes;

Hulls of ships and other vessels;

Illuminating gas manufactured by educational institutions for their own use exclusively;

India-rubber springs used exclusively for railroad cars;

Iron bridges, and castings for iron bridges;

Iron drain and sewer pipes;

Keys, actions, and strings for musical instruments;

Litharge and orange mineral;

Machines driven by horse power and used exclusively for cutting firewood, staves, and shingle bolts; and hand-saws;

Magnesium, calcined magnesia, and carbonate of magnesia;

Malleable iron castings, unfinished;

Manganese;

Masts, spars, ship and vessel blocks, and tree-nail wedges and deck plugs, cordage, ropes, and cables made of vegetable fibre;

Medicinal and mineral waters, of all kinds, sold in bottles or from fountains, and mead ;

Mounting and machinery of telescopes for astronomical purposes :

Mills and machinery for the manufacture of sugar, sirup, and molasses from sorghum, imphee, beets and corn ;

Mineral coal of all kinds, and peat;

Monuments of stone of all kinds, not exceeding in value the sum of one hundred dollars : Provided, That monuments exceeding the value aforesaid, erected by public or private contributions to commemorate the service of Union soldiers who have fallen in battle, shall be exempt from taxation :

Mouldings for looking-glasses and picture-frames;

Muriatic, nitric, and acetic acids;

Nickel, quicksilver, and sodium;

Nitrate of lead;

Oakum:

Original paintings, statues, and groups of statuary and casts made thereof by the artist from the original designs;

Oxide of zinc;

Paints, painters' and paper stainers' colors :

Printing paper of all descriptions; and tarred paper for roofing and

Monuments. Post, p. 475. other purposes; books, maps, charts, and all printed matter, and bookbinding; paraffine; paraffine oil, not exceeding in specific gravity thirty- products exempt from taxation. six degrees Baume's hydrometer, a residuum of distillation or the products thereof; lubricating oil made from crude petroleum, coal, or shale, not exceeding in specific gravity thirty-six degrees Baumé's hydrometer: Provided, That such oil shall be subject to the same inspection as illuminating oil; crude petroleum, and crude oil the product of the first and single distillation of coal, shale, asphaltum, peat, or other bituminous substances ;

Photographs or any other sun picture, being copies of engravings or works of art, when the same are sold by the producer at wholesale at a price not exceeding fifteen cents each, or are used for the illustration of books :

Pickles, when sold by the gallon and not contained in glass packages; Pig-iron; muck bar; blooms, slabs, and loops;

Ploughs, cultivators, harrows, straw and hay cutters, planters, seeddrills, horse-rakes, hand-rakes, cotton gins, grain cradles, and winnowingmills ;

Pot and pearl ashes;

Productions of stereotypers, lithographers, engravers, and electrotypers; Putty ;

Quinine, morphine, and other vegetable alkaloids, and phosphorus; Railroad iron, and railroad iron re-rolled;

Railroad chairs and fish plates; railroad, boat, and ship spikes; axe polls; iron axles; shoes for horses, mules, and oxen; rivets, horseshoe nails, nuts, washers, and bolts; vises, iron chains, and anchors; when such articles are made of wrought iron which has previously paid the tax or duty assessed thereon ;

Reapers, mowers, threshing machines, and separators; corn-shellers and wooden ware; cotton and hay presses;

Repairs of articles of all kinds;

Residuums, the product of mineral, vegetable, or animal substances drawn from stills after distillation;

Roman and water cements, and lime;

Roofing slate, slabs, and tiles;

Saleratus, sal soda, caustic soda, crude soda, alumino-silicate of soda; aluminate of soda; bi-carbonate of soda; and silicate of soda;

Sails, tents, awnings, and bags made by sewing from fabrics or other articles upon which a duty or tax has been paid; and bags made of paper;

Saltpetre;

Salts of tin;

Silex used in the manufacture of glass;

Soap, valued at not above three cents per pound ;

Spelter;

Spindles and castings of all descriptions made specially for locks, safes, looms, spinning machines, steam engines, hot air and hot water furnaces, and sewing machines, and not sold or used for any other purposes, and upon which a tax is assessed and paid on the article of which the casting is a part;

Spokes, hubs, bows, and felloes; poles, shafts, arms, and wheels not ironed or finished for carriages or wagons; wooden handles for ploughs, and for other agricultural, household, and mechanical tools and implements; and pail and tub ears and handles; and wooden tanks, and cisterns for crude mineral oil;

Starch :

Steel, made from iron advanced beyond muck bar, blooms, slabs, or loops in ingots, bars, rails made and fitted for railroads, sheet, plate, coil, or wire, hoop-skirt wire covered or uncovered ; car wheels, thimble skeins

Articles and

and pipe boxes, and springs, tire and axles made of steel used exclusive-Articles and ly for vehicles, cars or locomotives; and clock springs, faces and hands: products exempt Stoves, composed in part of cast iron and in part of sheet iron, or of from taxation.

soapstone, fire-brick, or freestone, with or without cast iron or sheet iron : Provided, That the cast and sheet iron shall have paid the tax or duty previously assessed thereon;

Sugar, molasses, or sirup made from beets, corn, sugar maple, or from sorghum, or imphee;

Sulphate of barytes;

Sulphur, flowers of sulphur, and sulphur flour;

Tar and crude turpentine;

Tin cans used for preserved meats, fish, shell-fish, fruits, vegetables. jams, jellies, paints, oils, and spices ;

Umbrellas and parasols, and sticks and frames for the same ;

Value of bullion used in the manufacture of wares, watches, and watchcases, and bullion prepared for the use of platers and watchmakers;

Vegetable, animal, and fish oils of all descriptions, not otherwise provided for, including red oil, oleic acid, and admixtures of the same with paraffine oil, not exceeding in specific gravity thirty-six degrees Baumé's hydrometer :

Verdigris ;

Vinegar;

White and red lead;

Whiting; Paris white;

Window glass of all kinds;

Wine made of grapes, currants or other fruits, and rhubarb;

Wire made from wire less than number twenty wire gauge, upon which a tax has been assessed and paid as wire, and no manufactured wire shall pay a greater tax than that imposed on number twenty wire gauge;

Yarn and warp for weaving, braiding or manufacturing purposes exclusively;

Yeast and baking powders;

Zinc, in ingots or sheets :

Provided further, That the exemptions aforesaid shall, in all cases, be confined exclusively to said articles in the state and condition specified in the foregoing enumeration, and shall not extend to articles in any other form, nor to manufactures from said articles.

SEC. 11. And be it further enacted, That all lists or returns required to be made monthly, by any person, firm, company, corporation, or party whatsoever, liable to tax, shall be made on or before the tenth day of each and every month, and the tax assessed or due thereon shall be certified or returned by the assessor to the collector on or before the last day of each and every month. And all lists or returns required to be made quarterly, and all other lists or returns, for which no provision is otherwise made, shall be made on or before the tenth day of each and every month in which said list or return is required to be made, or succeeding the time when the tax may be due and liable to be assessed, and the tax thereon shall be certified or returned as herein provided for monthly lists or returns. And the tax shall be due and payable on or before the last day of each and Ten per cent every month. And in case said tax is not paid on or before the last day of each and to be added if each and every month the collector shall add ten per centum thereto: Provided, That notice of the time when such tax shall become due and payable shall be given in such manner as shall be prescribed by the commissioner of internal revenue; and if said tax shall not be paid on or before the last day of the month as aforesaid, it shall be the duty of said collector to demand payment thereof, with ten per centum additional thereto in the manner prescribed by law; and if said tax and ten per centum additional are not paid within ten days from and after such demand thereof, it shall be lawful for the collector or his deputy to make distraint there-

Exemptions confined to articles as specified.

Monthly lists to be made before the tenth day of each month, and the tax paid before the last day.

Quarterly and other lists, when to be returned and paid.

when due. Notice that

tax is due, how to be given.

Demand and ten per cent additional.

Distraint.

for, as provided by law, and so much of section eighty-three of the act of June thirtieth, eighteen hundred and sixty-four, as amended by the act of law, relating to March third, eighteen hundred and sixty-five, as relates to the time of &c. of tax, repayment and collection of tax, is hereby repealed; and in all cases of pealed. neglect to make such lists or returns, or in case of false and fraudulent re-lect in making turns, the provisions of existing law, as amended by this act, shall be ap-returns, &c. applicable thereto.

SEC. 12. And be it further enacted, That apothecaries who manufacture, Certain apothe-for their own dispensation and sales to consumers and to physicians, the medicines compounded according to the United States or other national manufacturers pharmacopœias, or of which the full and proper formula is published in under this act. any of the dispensatories now or hitherto in common use among physicians or apothecaries, or in any pharmaceutical journal now issued by any incorporated college of pharmacy, shall not be regarded as manufacturers under this act. But apothecaries and all other persons who manufacture for the dispensing and sales of others, or who make and adver- caries and pertise any article, medicinal or otherwise, simple or compound, with any ed manufactuspecial proprietary claim to merit, or to special advantage in use or effect, rers. whether such claim be based on the properties, qualities, price, or any other distinctive or distinguishing characteristic, whether real or pretended, of the articles so made and advertised, whether such article be or be not made according to the authorities above cited in this section, shall be regarded as manufacturers under this act.

SEC. 13. And be it further enacted, That no stamp tax shall be imposed upon any uncompounded medicinal drug or chemical, nor upon any medi- to be imposed icine compounded according to the United States or other national phar- drugs, medimacopæia, or of which the full and proper formula is published in any of cines, or chemithe dispensatories now or hitherto in common use among physicians or cals. apothecaries, or in any pharmaceutical journal now issued by any incorporated college of pharmacy, when not sold or offered for sale, or advertised under any other name, form, or guise than that under which they may be severally denominated and laid down in said pharmacopœias, dispensatories, or journals as aforesaid; nor upon medicines sold to or for the use of any person, which may be mixed and compounded for said person according to the written receipt or prescription of any physician or surgeon. But nothing in this section shall be construed to exempt from stamp tax any medicinal articles, whether simple or compounded by any proprietary medrule, authority, or formula, published or unpublished, which are put up in from tax. a style or manner similar to that of patent or proprietary medicines in general, or advertised in newspapers or by public handbills for popular sale and use, as having any special proprietary claim to merit, or to any peculiar advantage in mode of preparation, quality, use, or effect, whether such claim be real or pretended.

SEC. 14. And be it further enacted, That in case any goods or commod-concealing, &c. ities for or in respect whereof any tax is or shall be imposed, or any ma-any goods liable terials, utensils, or vessels proper or intended to be made use of for or in to tax, or any the making of such goods or commodities shall be removed, or shall be materials or deposited or concealed in any place, with intent to defraud the United ing such goods, States of such tax, or any part thereof, all such goods and commodities, with intent to and all such materials, utensils, and vessels, respectively shall be forfeited; such tax, to work and in every such case, and in every case where any goods or comand in every such case, and in every case where any goods or com- forfeiture theremodities shall be forfeited under this act, or any other act of Congress re- of, &c. In all cases of lating to the internal revenue, all and singular the casks, vessels, cases or forfeiture of other packages whatsoever, containing, or which shall have contained, such goods, &c. the goods or commodities, respectively, and every vessel, boat, cart, carriage, casks, packages, or other conveyance whatsoever, and all horses or other animals, and all riages and things used in the removal or for the deposit or concealment thereof, re-horses, &c. used things used in the removal or for the deposit or conceatment thereon, i.e. in removal, &c. spectively, shall be forfeited; and every person who shall remove, deposit, to be forfeited. or conceal, or be concerned in removing, depositing or concealing any Penalty for

Part of former

plicable hereto.

Other apothe-

Stamp tax not

No patent or

removal, &c. Fine.

Search warpremises to detect frauds upon the revenue.

Penalty for selling, &c. or receiving, &c. any box, cover, &c. marked to show that its contents have been inspected, such boxes being empty or having other contents ed ;

for making, or marking, &c. any such box. cover, &c.;

same with intent to defraud.

prisonment.

Forfeiture of articles, &c.

Articles requirwithout marks. &c. to be stampby the officer selling, upon sale thereof.

Expenses. Manual labor while, &c.

Post, p. 475.

brought to refully collected until after appeal to commissioner, and his

Suit to be brought within what time.

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goods or commodities for or in respect whereof any tax is or shall be imposed, with intent to defraud the United States of such tax or any part thereof, shall be liable to a fine or penalty of not exceeding five hundred dollars.

SEC. 15. And be it further enacted, That the judge of any circuit or whom may be district court of the United States, or any commissioner thereof, may isissued, to search sue a search warrant, authorizing any internal revenue officer to search any premises, if such officer shall make oath in writing that he has reason to believe, and does believe, that a fraud upon the revenue has been or is being committed upon or by the use of said premises.

SEC. 16. And be it further enacted, That in case any person shall sell, give, or purchase or receive any box, barrel, bag, or any vessel, package, wrapper, cover, or envelope of any kind, stamped, branded or marked in any way so as to show that the contents or intended contents thereof have been duly inspected, or that the tax thereon has been paid, or that any provision of the internal revenue laws has been complied with, whether such stamping, branding, or marking may have been a duly authorized act or may be false and counterfeit, or otherwise without authority of law, than when mark- said box, barrel, bág, vessel, package, wrapper, cover, or envelope being empty, or containing anything else than the contents which were therein when said articles had been so lawfully stamped, branded, or marked by an officer of the revenue, such person shall be liable to a penalty of not less than fifty nor more than five hundred dollars. And any person who shall make, manufacture, or produce any box, barrel, bag, vessel, package, wrapper, cover, or envelope, stamped, branded, or marked, as above described, or shall stamp, brand, or mark the same, as hereinbefore recited, shall, upon conviction thereof, be liable to penalty as before provided in for doing the this section. And any person who shall violate the foregoing provisions of this section, with intent to defraud the revenue, or to defraud any person, shall, upon conviction thereof, be liable to a fine of not less than one Fine and im- thousand nor more than five thousand dollars, or imprisonment for not less than six months, nor more than five years, or both such fine and imprisonment, at the discretion of the court. And all articles sold, given, pur-chased, received, made, manufactured, produced, branded, stamped, or marked in violation of the provisions of this section, and all their contents, shall be forfeited to the United States.

stamps, &c. sold bacco, or other articles of manufacture or produce, requiring brands, upon distraint, stamps, or marks of whatever bind to be alread to on distraint, forfeiture, or other process provided by law, the same not ed and marked having been branded, stamped, or marked as required by law, the officer selling the same shall, upon sale thereof, fix, or cause to be affixed the brands, stamps, or marks so required, and deduct the expense thereof from the proceeds of such sale.

to pay a manu- colleges shall not be required to pay a manufacturer's or special tax while facturer's tax, the proceeds of the labor of such institution SEC. 18. And be it further enacted, That manual labor schools and the support and maintenance of such institutions.

SEC. 19. And be it further enacted, That no suit shall be maintained No suit to be in any court for the recovery of any tax alleged to have been erroneously cover tax wrong- or illegally assessed or collected, until appeal shall have been duly made to the commissioner of internal revenue according to the provisions of law in that regard, and the regulations of the Secretary of the Treasury established in pursuance thereof, and a decision of said commissioner shall be decision thereon. had thereon, unless such suit shall be brought within six months from the time of said decision, or within six months from the time this act takes effect: Provided, That if said decision shall be delayed more than six months from the date of such appeal, then said suit may be brought at any time within twelve months from the date of such appeal.

#### THIRTY-NINTH CONGRESS. SESS. I. CH. 184. 1866.

SEC. 20. And be it further enacted, That section fifteen of the act of SEC. 20. And be it further endicied, that section inteen of the dot of there is more March three, eighteen hundred and sixty-five, entitled "An act to amend there is more than one collecan act entitled 'An act to provide internal revenue to support the govern- tor of internal ment, to pay interest on the public debt, and for other purposes,' approved revenue, one June thirty, eighteen hundred and sixty-four," be amended by striking out may be desig-nated to attend all after the enacting clause, and inserting in lieu thereof the following: to exportation. That in any port of the United States in which there is more than one Vol. xiii. p.486. collector of internal revenue, the Secretary of the Treasury may designate one of said collectors to have charge of all matters relating to the exportation of articles subject to tax under the laws to provide internal revenue ; and at such ports as the Secretary of the Treasury may deem it necessary, Superinten-there shall be an officer appointed by him to superintend all matters of tion and drawexportation and drawback, under the direction of the collector, whose com- back. pensation therefor shall be prescribed by the Secretary of the Treasury, but shall not exceed, in any case, an annual rate of two thousand dollars, excepting at New York, where the compensation shall be an annual rate Compensation. of three thousand dollars. And all the books, papers, and documents in Books, papers, the bureau of drawback in the respective ports, relating to the drawback &c. in bureau of of taxes paid under the internal revenue laws, shall be delivered to delivered to colsaid collector of internal revenue; and any collector of internal revenue, lector of internal or superintendent of exports and drawbacks, shall have authority to ad-revenue, who minister such oaths and certify to such papers as may be necessary under oaths and certify any rules and regulations that may be prescribed under the authority papers. herein conferred.

SEC. 21. And be it further enacted, That every person, firm, or corpo-deemed a distilration who distils or manufactures spirits or alcohol by continuous distilla- ler, and what tion from grain, who brews or makes mash, wort, or wash, for distillation presumptive evior the production of spirits, shall be deemed a distiller, under this act. dence thereof. And the making or keeping by any person of grain, mash, wash, or beer, prepared or fit for distillation, together with the possession by such person of a still or other apparatus capable of use for distilling, upon the same premises, shall be deemed and taken as presumptive evidence that such person is a distiller within the meaning of this act.

SEC. 22. And be it further enacted, That every person, firm, or corporation who rectifies, purifies, or refines distilled spirits or wines by any regarded as a process, or who, by mixing distilled spirits or wine with any materials. manufactures any spurious, imitation, or compound liquors for sale, under the name of whiskey, brandy, gin, rum, wine, "spirits," or "wine bitters," or any other name, shall be regarded as a rectifier under this act.

SEC. 23. And be it further enacted, That if any person shall carry on Penalty for doing business the business of a distiller or rectifier without having paid the special tax, as a distiller or as required by law, he shall for every such offence be liable to a fine of rectifier without. not less than double the tax imposed upon the spirits distilled, or double having paid the the special tax due for the spirits rectified by such person or found upon the premises hereinafter mentioned, and to imprisonment for a term not exceeding two years; and all spirituous liquors so distilled or rectified, or owned by such person, or found as hereinafter mentioned, and all mate- rials, vessels, stills, &c. to be rials for making or preparing the same, and all vessels containing the forfeited. same, and all stills or other apparatus capable of being used for distilling, owned by such person or found upon any premises where such business shall be carried on in violation of this section, shall be forfeited to the United States, and may be seized by the collector or deputy collector of the district within which such offence is committed.

SEC. 24. And be it further enacted, That every person engaged in, or intending to be engaged in, the business of a distiller or rectifier, shall rectifiers to give give notice in writing, subscribed by him, to the assessor of the district to assessor. within which such business is to be carried on, stating the name or style under which, the name or names, and the place or places of residence of the person or persons by whom, and the place where said business is to what.

In ports where

Post, p. 481.

Who to be

special tax.

Liquors, mate-

Distillers and

Notice to state

Notice to be given of certain changes, and within what time.

Bond.

Conditions.

Penal sum.

When collector may refuse to approve bond.

Appeal.

New bond.

Penalty for failing to give notice or bond, &c.

Stills, boilers, &c. not to be used for purposes of distilling in certain buildings.

Penalty for such use.

Stills, &c. to be forfeited. Fine or imprisonment.

Manufacturers of stills, &c. before their removal to notify collector.

to be set up with-out written permit of collector. doing or for fail-

ing to give notice. Saleratus.

Boilers used in making steam or heating water.

**Rectifiers** and dealers in dis-

be carried on, and whether of distilling or rectifying. In case of a distiller, the notice shall also state the kind of stills, boilers, and other implements to be used, the capacity of each, the name or names of the owner or owners of the premises on which the distillery is or is to be situated, and if such premises are leased, the terms of the lease. In case of any change in the location, form, capacity, ownership, agency, or superintendence of such distillery, stills, boilers, or other implements, like notice shall be given as aforesaid, within twenty-four hours, of such change. Such person shall also give bond, in form to be prescribed by the commissioner of internal revenue, with sureties approved by the collector of the district, who may approve the same if he shall be satisfied, by affidavits made on said bond, of the sufficiency of said sureties, conditioned that he will comply with all the requirements of the law in relation to distilled The penal sum of such bond shall not be more than double the spirits. amount of the tax on the spirits that can be distilled by such still or stills or other implements during a period of fifteen days; said collector may refuse to approve said bond when, in his judgment, the location of the distillery is such as would enable the distiller to defraud the revenue, and in case of such refusal, the distiller may appeal to the commissioner of internal revenue, whose decision in the matter shall be final. A new bond may be required in case of the death, insolvency, or removal of either of the sureties, or in any other contingency, at the discretion of the col-Any person failing to give the notice or bond hereinbefore relector. quired, or giving a false or fraudulent notice, shall be liable to the fine and forfeiture provided in the last preceding section.

SEC. 25. And be it further enacted, That no person shall use any still, boiler, or other vessel, for the purpose of distilling in any building or on any premises where beer, lager beer, ale, porter, or other fermented liquors, vinegar, or ether, are manufactured or produced, or where sugars or sirups are refined, or where liquors of any description are retailed, or any other business is carried on, or in any dwelling-house; and every person who shall use such still, boiler, or other vessel, for the purpose of distilling, as aforesaid, in any building or other premises where the above specified articles are manufactured, produced, or other business is carried on, or in any dwelling-house, or who shall procure the same to be done, shall forfeit such stills, boilers, or other vessels so used, and all the spirits distilled, and pay a fine of one thousand dollars, or be imprisoned for not more than one year, in the discretion of the court; and any person who shall manufacture any still, boiler, or other vessel, to be used for the purpose of distilling, shall, before the same is removed from the place of manufacture, notify the collector where such still, boiler, or other vessel is to be used or sent, and by whom it is to be used, and of its capacity, and the time when the same is to be sent or set up; and no such still, boiler, or other vessel, shall be set up without the permit in writing of the col-Stills, &c. not lector for that purpose; and any person who shall set up such still, boiler, or other vessel, without first obtaining a permit from the collector of the district in which such still, boiler, or other vessel is intended to be used, Penalty for so or who shall fail to give such notice, shall pay in either case the sum of five hundred dollars, and shall forfeit the distilling apparatus thus removed or set up in violation of law; Provided, That saleratus may be made or manufactured in any building or on any premises where spirits are distilled : Provided further, That any boiler used in generating steam or heating water to be used in such distillery may be located in any other building or on any other premises to be connected with such still or boiling tubs, by suitable pipes or other apparatus, or the steam from such boiler in the distillery may be conveyed to other premises to be used for manufacturing or other purposes.

> SEC. 26. And be it further enacted, That every rectifier or wholesale dealer in distilled spirits shall enter, daily, in a book or books kept for

the purpose, under such rules and regulations as the commissioner of in- tilled spirits to the purpose, under such rules and regulations as the commissioner of mis make daily cer-ternal revenue may prescribe, the number of proof gallons of spirits tain entries in purchased or received, of whom purchased and received, and the number books. of proof gallons sold or delivered; and every rectifier or wholesale dealer who shall neglect or refuse to keep such record shall forfeit all neglecting or respirits in his possession, together with the apparatus, tools, and implements used, and be subject to a fine of five hundred dollars, or imprisonment for not less than six months nor more than one year, in the discretion of the court. And every rectifier shall mark on each package of five mark name and gallons or more of distilled or rectified spirits sold by him, his name and on certain packplace of business.

SEC. 27. And be it further enacted, That the owner or owners of any distillery shall provide at his or their own expense a warehouse suitable storage of bodfor the storage of bonded spirits, of [his or] their own manufacture only; own manufacor he or they may provide a secure room in a suitable building, to be used ture to be proas such warehouse, but no dwelling-house shall be used for such purpose; of distilleries; and no door, window, or other opening shall be made or permitted in the walls thereof, leading to any other room or building used for any other purpose, or into the distillery; and after a bond has been given, as hereinafter provided, such warehouse or room, when approved by the Secretary of the Treasury, on report of the district collector, is hereby declared to be a bonded warehouse of the United States, and shall be used only for the storing of spirits manufactured by the of w ner, agent, or superintendent of such distillery, and shall be under the custody of the inspector as hereinafter provided; and shall be kept locked up by the proper officer and kept. in charge, at all times, except when he shall be present; and the tax on the spirit stored in such warehouse shall be paid before removal from stored therein to such warehouse, unless removed in pursuance of law. And the orman of such warehouse, unless removed in pursuance of law. And the owner or removal. owners of such warehouse shall execute a general bond to the United States with two or more sureties, to be approved by the collector; and bond; such bond shall be for not less than the amount of taxes on the spirits to shall be approved by the Secretary of the Treasury, and shall be changed form and condi-or renewed from time to time in record to the or renewed from time to time in regard to the amount and sureties thereof, as the collector, with the approval of the Secretary of the Treasury, changed or remay require.

SEC. 28. And be it further enacted, That general bonded warehouses, SEC. 28. And be it further enacted, I nat general bolued warehouses, ed warehouses for the storage of spirits or other merchandise allowed by law to be ed warehouses for storage, &c. placed in bond to secure the payment of the internal revenue tax there- may be estabon, or the exportation thereof, may be established under such rules and lished. regulations and upon the execution of such bonds as the Secretary of the Treasury may prescribe, and shall be in the immediate custody of storekeepers who shall be appointed for that purpose, whose compensation shall be paid monthly to the collector of the district by the owners or proprie tors of such warehouse, and shall not exceed the rates which may be allowed to storekeepers of bonded warehouses established under the laws ticles manufacand regulations relating to customs : Provided, That any article manufac- tured in a bondtured in a bonded warehouse established under the one hundred and six- ed warehouse in the Atlantic ty-eighth section of the internal revenue act of June thirtieth, eighteen States to a cushundred and sixty-four, and located in any of the Atlantic States, may be toms bonded removed therefrom for transportation to a customs bonded warehouse at Pacific coast. any port on the Pacific coast of the United States, for the purpose only of being exported therefrom, under such rules and regulations and upon 296. the execution of such bonds or other security as the Secretary of the Treasury may prescribe.

SEC. 29. And be it further enacted, That there shall be appointed by for every distilthe Secretary of the Treasury an inspector for every distillery established lery. according to law, who shall take an oath faithfully to perform his duties; [Repealed. See 1867, ch. and who shall take an account of all the meal and vegetable productions 169, § 17. Post,

Penalty for

Rectifiers to place of business ages.

Warehouse for

when may be declared a bonded warehouse;

how to be used

Tax on spirits

Owners to execute a general

shall be newed.

General bond-

Storekeepers and their pay.

Removal of ar-Vol. xiii. p.

An inspector to be appointed

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Duties of inspectors of distilleries.

its placed in such warehouse to be made, &c. by owners.

Certificate of inspector to be indorsed thereon.

Inspector not to engage in other business. Pay to be assessed on distiller. Fees for inspection.

When assistant inspector may be appointed. Duties, pay, &c. of assistant inspector.

person to take temporary charge, &c. Penalty for

&c.;

for removing spirituous, &c. liquors, &c. un-

General inspectors of spirits to be appointed. Fees.

or other substances to be used for the purpose of producing spirits, when put into the mash tub or otherwise used; and shall inspect, gauge, and prove all the spirits distilled, under such rules and regulations as may be prescribed by the commissioner of internal revenue; and shall take charge of the bonded warehouse established for the distillery in conformity to law; and such warehouse shall be in the joint custody of such inspector and the owner thereof, his agent or superintendent; and when Entry for spir- any spirits shall be placed in such warehouse, an entry therefor, in such form as shall be prescribed by regulations, shall immediately be made and signed by the owner of said spirits, and shall have indorsed thereon a certificate of the inspector that the spirits mentioned have been duly inspected and received in said warehouse, and such entry and certificate shall be filed with the collector of the district; and said inspector shall not engage in any other business while employed as an inspector, and shall be paid five dollars per day for the time during which he is engaged; and the amount of compensation thus paid for inspection shall be assessed by the assessor upon the distiller, and returned to the collector monthly for collection; and in addition to the above compensation, such inspector shall receive such fee as may be prescribed by the commissioner of internal revenue for each and every proof gallon of distilled spirits inspected by him and removed to the bonded warehouse, which shall be paid by the distiller or owner of the spirits; but no compensation shall be allowed to such inspector for more than one inspection of such spirits. And in case the duties of such inspector shall be greater at any time than he can perform, upon the joint application of the inspector and owner of such distillery, the Secretary of the Treasury may appoint an assistant inspector; and upon the refusal of the distiller to join in such application, the collector shall decide as to such necessity; and such assistant inspector shall qualify in the same manner and be subject to the same penalties as the inspector, and he shall be paid in the same manner as the inspector, at a rate not exceeding the sum of three dollars per day while so employed; and in case of disagreement as to the necessity of retaining the services of such assistant, between the owner of the distillery and the inspector, the collector shall decide as to such necessity, and his decision In absence of in the matter shall be final. And in case of absence by sickness, or from inspector and as-sistant, collector any other cause, of such inspector or assistant, the collector may desigmay designate a nate a person to take temporary charge of such distillery and warehouse, who shall during such absence perform the duties, receive the same rate of pay, and be paid in the same manner, as said inspector or assistant for the time he may be so employed : Provided, That the owner, agent or suusing &c. mate-rials for making perintendent of any distillery who shall use, cause or permit to be used, spirits, for distill any materials for the purpose of producing spirits, or shall distil or re-ing or removing move any spirits in the absence of the acting inspector or assistant, with spirits in absence out permission granted by the collector of the district, shall forfeit and spector, without, pay double the amount of taxes on the spirits so produced, distilled, or removed, and in addition thereto be liable to a fine of one thousand dollars, to be recovered in the manner provided for other penalties: Provided further, That any person who shall ship, transport or remove any spirituous or fermented liquors or wines, under any other than the proper der wrong brand, name or brand known to the trade as designating the kind and quality of the contents of the casks or packages containing the same, or who shall cause the same to be done, shall forfeit the same, and shall, on conviction thereof, be subject to and pay a fine of five hundred dollars.

SEC. 30. And be it further enacted, That there shall be appointed by the Secretary of the Treasury, in every collection district where the same may be necessary, one or more general inspectors of spirits, who shall be entitled to receive such fee as may be prescribed by the commissioner of internal revenue for each and every proof gallon gauged and proved by him, to be paid by the owner of the spirits; and any owner, agent, or su-

perintendent of any distillery or bonded warehouse who shall refuse to admit an inspector upon such premises, so far as it may be necessary for owner, &c. of the performance of his duties, or who shall obstruct an inspector in the refusing to admit performance of his duties, shall forfeit and pay the sum of five hundred inspector on predollars, to be recovered in the manner provided for recovery of other mises, &c. penalties imposed by this act.

SEC. 31. And be it further enacted, That every person making or dis-tilling spirits, or owning any still, boiler, or other vessel used for the pur-spirits, or owning pose of distilling spirits, or having such still, boiler, or other vessel so stills, &c. to used under his superintendence, either as agent or owner, or using any make certain ensuch still, boiler, or other vessel, shall, from day to day, to make, or cause book; to be made, true and exact entry in a book, to be kept in such form as the commissioner of internal revenue may prescribe, of the number of pounds or gallons of materials used for the purpose of producing spirits, the number of gallons of spirits distilled, the number of gallons placed in warehouse, and the proof thereof, and the number of gallons sold, with the proof thereof, and the name and place of business or residence of the person to whom sold; and shall also on the first, eleventh, and twentyperson to whom sold; and shall also on the nrst, eleventh, and twenty-first days of each month, or within five days thereafter, render to the as-accounts to assessor or assistant assessor an account in duplicate, taken from his books sessors triin the particulars hereinbefore recited, and verified by oath, of all the monthly. facts occurring after the last day of account preceding. The entries to be made in the books of the distiller as aforesaid shall, upon the several days when the returns are made, as provided, be verified by oath or affir- Entries, how to mation of the person or persons by whom such entries shall have been be verified. made, in the presence of the assessor or assistant assessor, or other proper officer, who shall append thereto his certificate of the execution of the The owner, agent, or superintendent of any distillery shall, in same. case the original entries required to be made in his books by this act books are not shall not have been made by himself, subjoin to the certificate of the per- what certificate son by whom they were made the following oath or affirmation: "I do is to be made by certify that to the best of my knowledge and belief the foregoing entries owner. are just and true, and that I have taken all the means in my power to make them so." Said book shall always be open for the inspection of any assessor, assistant assessor, collector, deputy collector, revenue agents, mises to be open or inspectors, and any premises where distilling shall be carried on shall to revenue offi-cer for inspecbe open to said officers, or either of them, at all times. Any person who tion. shall violate the provisions of this section shall for every such offence be Penalty for violation of the liable to a fine of five hundred dollars. Any person who shall render an provisions of this account under the provisions of this section which shall be false or fraud-section. ulent shall be liable to a fine of not less than five hundred dollars, or to imprisonment not less than six months.

SEC. 32. And be it further enacted, That there shall be levied, collected, and paid on all distilled spirits upon which no tax has been paid tain distilled according to law, a tax of two dollars on each and every proof gallon, to to be paid by be paid by the distiller, owner, or any person having possession thereof; whom; and the tax shall be a lien on the spirits distilled, on the distillery used for distilling the same, with the stills, vessels, fixtures, and tools therein, and on the interest of said distiller in the lot or tract of land whereon the said distillery is situated, from the time said spirits are distilled, until the said tax shall be paid: Provided, That the tax on all spirits shall be col- at no lower rate lected at no lower rate than the basis of first-proof, and shall be increased first proof. in proportion for any greater strength than the strength of first-proof.

SEC. 33. And be it further enacted, That proof spirits shall be held and taken to be that alcoholic liquor which contains one half its volume be what. of alcohol of a specific gravity of seven thousand nine hundred and thirtynine ten thousandths (.7939) at sixty degrees Fahrenheit; and the Secretary of the Treasury is hereby authorized to adopt, procure, and prescribe for use, such hydrometers, weighing and gauging instruments, meters or

Penalty upon

to render under

If entries in

Books and pre-

Tax upon cer-

to be a lien; Post, p. 480.

to be collected than the basis of

Proof spirit to

Post, p. 480.

Instruments for weighing and gauging spirits.

proof.

Receiving cishow located;

structed:

lock and seal of the inspector. Spirits conveved to such cisterns, when to be drawn off, inspected, &c.

Locks and seals. how to be prowided.

Penalty for knowingly, &c. weights, &c. or making false records;

for tampering with locks or seals;

for using any substances for producing spirits before an acregistered.

Tax on wines, made in imitation of champagne and put up in bottles, &c.;

by whom.

other means for ascertaining the strength and quantity of spirits subject to tax, and to prescribe such rules and regulations as he may deem necessary to insure a uniform and correct system of inspection, weighing, and

gauging of spirits subject to tax throughout the United States. And in Gallon to mean all sales of spirits hereafter made, where not otherwise specially agreed, a gallon of first a gallon shall be taken to be a gallon of first-proof, according to the foregoing standard set forth and declared for the inspection and gauging of spirits throughout the United States.

SEC. 34. And be it further enacted, That the owner, agent, or superterns to be pro-intendent of any distillery established as hereinbefore provided, shall vided by owner erect, in a room or building to be provided and used for that purpose, and of distillery, and erect, in a room or building to be provided and used for that purpose, and for no other, two or more receiving cisterns, each to be at least of sufficient capacity to hold all the spirits distilled during the day of twentyfour hours, into one of which shall be conveyed each day all the spirits how to be con-manufactured in said distillery during that day; and such cisterns shall be so constructed as to leave an open space of at least three feet between the tops thereof and the floor or roof above, and of not less than eighteen inches between the bottoms thereof and the floor below, and shall be separated in such a manner as will enable the inspector to pass around the same, and shall be connected with the outlet of the stills, boilers, or other vessels used for distilling, by suitable pipes or other apparatus so to be under the constructed as always to be exposed to the view of the inspector; such cisterns and the room in which they are contained shall be in charge of and under the lock and seal of the inspector; and on the third day after the spirits are conveyed into such cisterns the same shall be drawn off into casks or other packages, under the supervision of the inspector, and shall be immediately inspected, gauged, proved, and the casks or packages marked as herein provided, and be removed directly to the bonded warehouse before mentioned: Provided, That the spirits may be drawn off from said cisterns at any time previous to the third day, if so desired by the owner, agent, or superintendent of such distillery; and all locks and seals required by law shall be provided by the Secretary of the Treasury, at the expense of the owner of the distillery or warehouse, and the keys shall always be in the custody of the inspector, or assistant inspector, or the officer having charge of the distillery or warehouse.

SEC. 35. And be it further enacted, That any person who shall knowingly and fraudulently use any false weights or measures in ascertaining, weighing, or measuring the quantities of grain, meal, or vegetable materials, molasses, beer or other substances to be used for distillation, or who shall fraudulently make false record of the same, or who shall destroy or tamper with any locks or seal which may be placed on any cistern, rooms, or buildings, by the duly authorized officers of the revenue, shall on conviction thereof be imprisoned for the term of two years, and pay a fine not exceeding one thousand dollars, in the discretion of the court; and any person who shall use any molasses, beer, or other substances, whether fermented on the premises or elsewhere, for the purpose of producing spirits, before an account of the same shall have been regiscount of them is tered in the proper record book provided for this purpose, shall forfeit and pay the sum of one thousand dollars for each and every offence so committed.

SEC. 36. And be it further enacted, That on all wines, liquors, or compounds known or denominated as wine, made in imitation of sparkling wine or champagne, and put up in bottles in imitation of any imported wine, or with the pretence of being imported wine, or wine of foreign growth or manufacture, there shall be levied and paid a tax of six dollars per dozen bottles, each bottle containing more than one pint, and not more than one quart, or three dollars per dozen bottles, each bottle containing Tax to be paid not more than one pint; said tax to be paid by the manufacturer, owner, or person having possession thereof; and the returns, assessment, collec-

tion, and time of collection of the tax on such imitation wines shall be Returns, assesssubject to the regulations of the commissioner of internal revenue. And ments, &c. any person who shall wilfully and knowingly sell or offer for sale any knowingly, &c. such wine made after this act takes effect, upon which the tax herein im-selling such wine posed has not been paid, or which has been fraudulently evaded, shall, not been paid. upon conviction thereof, be subject to a penalty of one thousand dollars, or to imprisonment not exceeding one year, at the discretion of the court.

SEC. 37. And be it further enacted, That every owner, agent, or superintendent of any distillery shall, at all times when required, supply all distilleries to give assistance, lights, ladders, tools, staging, or other things necessary for inspecting their inspecting the premises, stock, tools, and apparatus, belonging to such per- premises. son, and shall open all doors, and open for examination all boxes, packages, and all casks, barrels, and other vessels not under the control of the inspector, when required so to do by any duly authorized officer, under a penalty of two hundred dollars for any refusal or neglect so to do.

SEC. 38. And be it further enacted, That all spirits distilled shall, be- Distilled spirits fore the same are removed to the bonded warehouse, be inspected, gauged, to be inspect and proved by the inspector appointed for that purpose, after the same has moval to a bond-[have] been drawn into casks or packages, each of not less capacity than ed warehouse; twenty gallons, wine measure, and said inspector shall mark by cutting, into casks, &c.; branding, or otherwise upon the cask or package containing such spirits, casks, &c. how in a manner to be prescribed by the commissioner of internal revenue, to be branded. the quantity and proof of the contents of such cask or package, with the date of inspection, the collection district, the name of the inspector and the name of the distiller, and also the number of each cask in progressive order, such progressive number, for every distiller, to begin with number one with the first cask or package inspected after this act takes effect, and subsequently with number one with the first cask inspected on or after the first day of January, in each year, and no two or more casks warehoused in the same year by the same distiller shall be marked with the same number, and the officer in charge of the warehouse shall refuse to No cask to be allow any cask of spirits to be taken out therefrom which has not marked house, unless so thereon all the several particulars aforesaid, and in the manner required branded. by law. And the inspector or other revenue officer in charge of any dis-tillery shall make a prompt return of all spirits inspected by him in ac-returns. cordance with the provisions of law, and the name of the distiller, to the collector, and a duplicate thereof to the assessor of the district; and any Penalty for person who shall fraudulently evade or attempt fraudulently to evade the evading or attempting to payment of the tax upon any spirits distilled as aforesaid, by changing evade payment any marks upon any such cask or package, or in any other manner what- of tax; ever, or who shall fraudulently put into such cask or package spirits of greater strength than that inspected and certified to by the inspector, for putting in-shall pay double the amount of tax on each proof gallon of the quantity of such spirits, to be assessed and collected as in case of other taxes, and forfeit and pay as a penalty the additional sum of five hundred dollars for each cask or package so altered or changed, to be recovered as provided by law; and any inspector, assistant inspector, or officer temporarily in upon inspector charge of any distillery, who shall conspire with the proprietor of any dis- ing to defraud tillery or with any other person or persons to defraud the United States the United States of the revenue or tax arising from distilled spirits or any part thereof, or of the tax; who shall, with intent to defraud the United States of such revenue or tax, make any false or fraudulent entry, certificate, or return, or place for making any false or fraudulent mark upon any cask or package, shall, on convic- returns; tion thereof, pay a fine of not less than one thousand nor more than five thousand dollars, and be imprisoned for not less than two nor more than false marks upon five years; and any person who shall fraudulently use any cask or pack- casks, &c.; for using casks, age bearing inspection marks, for the purpose of selling any other spirits &c. to sell spirits than that so inspected, or for selling spirits of a quantity or quality differ- of a quantity or than that so inspected, or for selling spirits of a quantity or quality differ- quality different, ent from that so inspected, shall be imprisoned for a term of six months or from that in-

Penalty for

Owners, &c. of

to be inspected, to be drawn Post, p. 481.

No cask to be

Inspectors to

upon inspector,

for placing spected;

&c.;

or making or brands;

upon inspector, for negligent or his brands or plates:

or employing any servant of distiller, &c. to do his duty.

to spirits to is paid.

when inspected, is paid from bonded wareto any general bonded warehouse.

Bonds.

How branded. district, -

Such spirits to be again inspect-ed, &c.

What allowance for loss.

Spirits to be subject to rules, &c.;

of storekeeper.

Penalty for shall pay a fine of one hundred dollars for each cash or package so used, knowingly pur-in the discretion of the court; and any person who shall knowingly pur-chasing or selling chase or sell, with inspection marks thereon, any cask or package, after shall pay a fine of one hundred dollars for each cask or package so used, spection marks the same has been used for distilled spirits, or who shall fraudulently thereon, after, omit to grass or obliterate the inspection marks upon any such package omit to erase or obliterate the inspection marks upon any such package or cask at the time of emptying the same, shall forfeit and pay the sum of two hundred dollars for every cask so purchased or used, or on which the marks are not so obliterated. And any person who shall, with fraudfor fraudulently ulent intent, use any inspector's brands or plates upon any cask or packtor's brands, &c.; age containing or purporting to contain distilled spirits, or who shall knowingly make or use any counterfeit or spurious brand or plate upon any cask or package of distilled spirits, as aforesaid, shall be deemed using counterfeit guilty of a felony, and, on conviction thereof, shall pay a fine of one thousand dollars and be imprisoned for not less than two nor more than five years, and such cask or package, with its contents, shall be forfeited to the And any inspector who shall permit any person not em-United States. ployed by him to use any of his brands or plates, or who shall negligently. improper use of or wilfully leave such brands or plates where they can be used by any other person than those who may be in his employ, shall pay a fine not ex-And any ceeding one thousand dollars, in the discretion of the court. inspector who shall employ any owner, agent, or superintendent of any distillery or warehouse under his supervision, or who shall employ any person in the service of such owner, agent, or superintendent, to use his plates or brands, or to discharge any of the duties imposed by law upon such inspector, shall, for each offence so committed, be subject to the fine last mentioned.

SEC. 39. And be it further enacted, That any person or persons who Penalty forad- shall add, or cause to be added, any ingredients to any spirits before the ding ingredients tax imposed by law shall have been paid thereon, for the purpose of create a fictitious creating a fictitious proof, shall, upon conviction, be subject to a fine of one proof before tax thousand dollars for each cask or package so adulterated, and be imprisoned for not less than one nor more than two years, in the discretion of the court, and such cask or package, with its contents, shall be forfeited to the United States.

SEC. 40. And be it further enacted, That any distilled spirits which Distilled spirits, have been inspected, gauged, proved, and marked by the inspector, according to the provisions of law, may be removed without the payment &c. may be re- cording to the provisions of law, may be removed without the payment moved before tax of tax from the bonded warehouse owned by the distiller, under such rules and regulations, and upon the execution of such transportation bonds house of distiller or other security, as the commissioner of internal revenue, subject to the approval of the Secretary of the Treasury, may prescribe, and may be transported to any general bonded warehouse used for the storage of distilled spirits, established under the internal revenue laws and regulations, after having been branded as follows : "U. S. bonded warehouse, --," (inserting in each case the number of the district and name of the State;) and immediately after the arrival of such distilled spirits at the district of the collector to which it has been transferred, it shall again be inspected and placed in a bonded warehouse; and the tax shall be paid on the differ-Tax to be paid ence between the number of proof gallons as stated in the bond given at on what amount. the place of shipment and the number received at the warehouse, less the allowance for leakage as established by the regulations of the commissioner of internal revenue; and except for actual destruction by unavoidable accident, by the elements, or by the public enemy, no other allowance for loss shall be made; and any distilled spirits entered in a general bonded warehouse shall be subject to such rules and regulations as the commissioner of internal revenue may prescribe, and be chargeable with

the same costs and expenses, in all respects, to which imported goods deto be in charge posited in public store or bonded warehouse may be subject, and shall be

in charge of a storekeeper, to be appointed by the Secretary of the Treasury, who, with the owner and proprietor of the warehouse, shall have the joint custody of all the distilled spirits so stored in said warehouse, which shall be at the risk of the owner of the said spirits; and all labor on the same shall be performed by the owner or proprietor of the warehouse, under the supervision of the officer in charge of the same, and at the expense of said owner or proprietor. And the same fees shall be paid for the execution of all papers, instruments, and documents relating to the tion of papers, exportation of any spirits or other merchandise, as are charged to export- &c. ers for like services in the custom-house; and all expense and services required in the removal, transfer, and shipment of the same for export to be paid by shall be paid by the owner thereof: Provided, That any distilled spirits owner, may be withdrawn from a bonded warehouse, after having been inspected how may be may be withdrawn from a bonded warehouse, after having been inspected as withdrawn from and gauged by the proper officer, and after the payment to the collector bonded wareof internal revenue for the district in which the warehouse is situated of house, &c.; the tax imposed by law; and when so delivered, shall be branded "U.S. bonded warehouse, tax paid"; or may be removed from said warehouse without the payment of the tax for the purpose of being exported, or for the purpose of being rectified, or redistilled, canned, or put into other rectification, & packages, after the quantity and proof of the spirits to be removed have been ascertained and inspected as required by law, under such rules and regulations and the execution of such bonds or other security as the commissioner of internal revenue, subject to the approval of the Sccretary of the Treasury, may prescribe; but such removal of bonded spirits for the be allowed but purpose of being rectified, redistilled, or put into other packages, shall once for the same be allowed but once on the same spirits; and all spirits so removed for spirits. redistillation, rectification, or change of package, shall be returned to the Spirits removed same warehouse, and shall again be inspected; and the tax shall be paid to be returned. Tax to be paid to the said collector on any deficiency or reduction beyond three per cent. on what defi-And upon spirits removed under bond for the purpose of being redistilled ciency. or rectified, or change of package as aforesaid, and upon which an allowance shall have been made, as herein provided, the duty upon such allowance shall be paid, together with the taxes imposed by law upon such spirits, in case such spirits shall be withdrawn for consumption or sale, or for transportation without being exported. And no drawback shall be allowed on any distilled spirits on which the tax has been paid; but noth- on distilled spirallowed on any distilled spirits on which the tax has been paid, but noth- on another spirits on which tax ing in this section shall be so construed as to prevent the manufacture in has been paid. bond for exportation, without the payment of taxes, of medicines, preparations, compositions, perfumery, cosmetics, cordials, and other liquors manufactured wholly or in part of domestic spirits, as provided by law.

SEC. 41. And be it further enacted, That any spirits or other merchandise may be removed from bonded warehouse, for the purpose of being removed from exported, upon the order of the superintendent of exports for the port house for exporwhence the spirits are to be exported; and such order shall state the port tation. to which such spirits are to be shipped, and the name of the vessel, and such cases. also the number of proof gallons, and the marks of the packages or casks; and such spirits or other merchandise shall be branded "U.S. bonded warehouse, for export," and shall be put on board of the vessel in or by which they are to be exported, by an officer under direction of the superintendent of exports, and placed under the supervision of an officer of the customs, after a bond with good and sufficient sureties shall have been given in such form and containing such conditions as the commissioner of internal revenue, subject to the approval of the Secretary of the Treasury, may prescribe. And such bond shall be cancelled upon the presentation of the proper certificate that said spirits have been landed at may be cauthe port named in said bond, or at any other port without the jurisdiction of the United States, or upon satisfactory proof that after shipment the spirits have been lost. And at any port where there shall be no superintendent of exports, all the duties and services required of superintendents of ex- no superinten-VOL. XIV. 11

Fees for execu-

Expenses, &c. Distilled spirits,

for exportation,

Removal for

No drawback

Spirits may be Proceedings in

Bond.

When bond

Where there is

dent of exports, ports and drawback shall devolve upon and be performed by the collector collector to act of internal revenue designated to have charge of exportations. as such.

SEC. 42. And be it further enacted, That any person or persons who Penalty for making any false shall execute or sign any false or fraudulent bond, permit, entry, or other document, &c. to document, required by law or regulations ; or who shall fraudulently proevade the payment of tax, or in cure the same to be executed; or who shall connive at the execution fraud of the in- thereof, by which the payment of any internal revenue tax shall be evaded, or attempted to be evaded, or which shall be executed, or purport ternal revenue to be executed, for the purpose of placing in, or withdrawing from, any bonded warehouse any spirits or other merchandise for any purpose whatever, or which shall in any way be used or attempted to be used in fraud of the internal revenue laws and regulations, on conviction thereof, shall forfeit all property in such spirits or other merchandise to which such in-Forfeiture. Imprisonment. strument relates, or purports to relate, and shall be imprisoned for a

term not less than one nor more than five years, at the discretion of the court\_

SEC. 43. And be it further enacted, That any person owning any dis-Owners of spir-its intended for tilled spirits intended for sale, manufactured prior to the time when this act takes effect, exceeding fifty gallons altogether, shall notify in writing tured before this act takes effect, the collector of the district wherein such spirits may be stored, held, or to notify collec-tor to gauge and owned, within sixty days thereafter, to gauge and prove the same; and upon the receipt of said notice the collector shall cause said spirits to be gauged and proved, and the casks or packages containing the same to be Casks, &c. how marked by the inspector in the following manner : -



be gauged only in barrels, &c.

sale, manufac-

prove them.

to be marked.

Collector to send commissioner copy of return. Penalty for

refusal to notify collector.

Spirits on not to remain upon distiller's premises.

spector's brand to be cause for forfeiture.

other packages without, &c. to work forfeiture of spirits.

Such spirits to And no spirits so manufactured, held, or owned, shall be gauged, proved, or marked in any cistern or other stationary vessel, but shall be gauged, proved and marked only in barrels, casks, or packages in which the same shall have been placed; and the quantity held in leach-tubs shall be estimated by the inspector, and when drawn off into packages, shall be gauged and marked as herein provided. Upon the receipt of the return the collector shall immediately forward to the commissioner of internal revenue a copy thereof; and any person holding or owning such spirits, and refusing or neglecting to notify the collector, as in this section provided, shall forfeit the same and pay the sum of five hundred dollars, to be collected in the manner provided by law for the collection of other penalties. No distilled spirits on which the tax has been paid shall be which tax is paid stored or allowed to remain on any distillery premises, under the penalty of a forfeiture of all spirits so found. And all spirits, after being removed from the original package in which they were inspected and gauged into other packages for purposes of rectification, redistillation or change of proof, shall again be inspected and gauged and properly Absence of in- branded; and the absence of an inspector's brand shall be taken and held as sufficient cause or evidence upon which any spirits so found may be forfeited. And any person who shall change the character of any spirits, Changing the either by rectification, mixing, or otherwise, after they have been duly incharacter of spir-its after, &c. and spected and marked, as hereinbefore provided, and place the same in other placing them in packages for consumption or sale without first stamping or branding upon such package, in such manner as the commissioner of internal revenue may prescribe, the word "Rectified," shall forfeit such spirits, and the same may be seized by the collector or deputy collector of the district See Post, p. 475. where such spirits may be found, or by such other collector or deputy col-

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laws.

lector as may be specially authorized by the commissioner of internal revenue for that purpose. And any person who shall so brand any pack- packages, knowage containing spirits, knowing the taxes thereon have not been paid, shall to be paid, how forfeit such spirits, and shall be deemed guilty of a misdemeanor, and up- punished. on conviction shall be imprisoned for not more than two years, at the dis- See Post, p. 476. cretion of the court.

SEC. 44. And be it further enacted, That all boilers, stills, or other ves- Forfeited stills, sels, tools, and implements, used in distilling or rectifying, and forfeited implements, &c. under any of the provisions of this act, and all condemned material, to-material, to be gether with any engine or other machinery connected therewith, and all sold at public empty barrels, and all grain or other material suitable for distillation, auction. shall, under the direction of the court in which the forfeiture is recovered, be sold at public auction, and the proceeds thereof, after deducting the expenses of sale, shall be disposed of according to law. And all spirits or spirituous liquors which may be forfeited under the provisions of this act, liquors, how disunless herein otherwise provided, shall be disposed of by the commissioner posed of. of internal revenue as the Secretary of the Treasury may direct. And the commissioner of internal revenue is hereby authorized, with the approval of the Secretary of the Treasury, to exempt distillers of brandy from apples, peaches, or grapes exclusively, from such of the provisions of this brandy from apples, grapes, &c. act relating to the manufacture of spirits as in his judgment may seem ex- may be exempted And any word or words in any and all parts of this act, and of ed, &c. The word "perpedient. all acts to which this act is additional, indicating or referring to person or son" to include persons, shall be taken to include partnerships, firms, associations, bodies what. corporate or politic, or any other party whatsoever, when not otherwise See Post, p. 483. designated, or manifestly incompatible with the intent thereof.

SEC. 45. And be it further enacted, That any person who shall remove Penalty for any distilled spirits from the place where the same are distilled, otherwise from places than into a bonded warehouse as provided by law, shall be liable to a fine where distilled. of double the amount of the tax imposed thereon, or to imprisonment for not except to a less than three months. All distilled spirits so removed, and all distilled house. spirits found elsewhere than in a bonded warehouse, not having been respirits found elsewhere than in a bonded warehouse, not having occur to-moved from such warehouse according to law, and the tax imposed by law is not paid, to be on the same not having been paid, shall be forfeited to the United States, forfeited; or may, immediately upon discovery, be seized, and, after assessment of the tax thereon, may be sold by the collector for the tax and expenses seized and sold. of seizure and sale. And proceedings upon such seizure shall be according to existing provisions of law in relation to distraint, and in conformity case of seizure. with any regulations which shall be made by the commissioner of internal revenue. And the burden of proof shall be upon the claimant of said spirits to show that the requirements of law in regard to the same have proof upon been complied with. And any person who shall aid or abet in the re- claimants. moval of distilled spirits from any distillery otherwise than to a bonded unlawful re warehouse as provided by law, or shall aid in the concealment of such moval of distilled spirits how, punspirits so removed, shall be liable, on conviction thereof, to a fine of not ished. less than two hundred nor more than one thousand dollars, or to imprisonment for not less than three nor more than twelve months. And any person who shall remove, or shall aid or abet in the removal of any distilled spirits from any bonded warehouse, other than is allowed by law, shall be liable to a fine of not more than one thousand dollars, or to imprisonment for not less than three nor more than twelve months.

SEC. 46. And be it further enacted, That every brewer shall, before commencing or continuing business after this act takes effect, file with the fore commenc-ing business, to assistant assessor of the assessment district in which he shall design to give notice to ascarry on his business, a notice in writing, stating therein the name of the sessors. person, company, corporation, or firm, and the names of the members of what. any such company or firm, together with the place or places of residence of such person or persons, and a description of the premises on which the brewery is situated, and of his or their title thereto, and the name or

Branding

Forfeited

bonded ware-

Spirits so reand may be

Proceedings in

Burden of Aiding in the

Brewers, be-

Notice to state

names of the owner or owners thereof; and also the whole quantity or malt liquors annually made and sold or removed from the brewery for two years next preceding the date of filing such notice.

SEC. 47. And be it further enacted, That every brewer shall execute a bond to the United States, to be approved by the collector of the district. in a sum equal to twice the amount of tax which, in the opinion of the assessor, said brewer will be liable to pay during any one month, which to be renewed bond shall be renewed on the first day of May in each year, and shall be conditioned that he will pay, or cause to be paid, as herein provided, the tax required by law on all beer, lager beer, ale, porter, and other fermented liquors aforesaid made by him, or for him, before the same is sold or removed for consumption or sale, except as hereinafter provided; and that he will keep, or cause to be kept, a book in the manner and for the purposes hereinafter specified, which shall be open to inspection by the proper officers as by law required, and that he will in all respects faithfully comply, without fraud or evasion, with all requirements of law relating to the manufacture and sale of any malt liquors before mentioned : Provided, That no brewer shall be required to pay a special tax as a wholesale dealer, by reason of selling at wholesale, at a place other than his brewery, malt liquors manufactured by him.

SEC. 48. And be it further enacted, That there shall be paid on all beer, lager beer, ale, porter, and other similar fermented liquors, by whatever name such liquors may be called, a tax of one dollar for every barrel containing not more than thirty-one gallons; and at a like rate for any other quantity or for any fractional part of a barrel which shall be brewed or manufactured and sold, or removed for consumption or sale, within the United States; which tax shall be paid by the owner, agent or superintendent of the brewery or premises in which such fermented liquors shall be made, in the manner and at the time hereinafter specified : Provided, That fractional parts of a barrel shall be halves, quarters, sixths, and eighths; and any fractional part of a barrel containing less than one eighth shall be accounted one eighth; more than one eighth and not more than one sixth, shall be accounted one sixth; more than one sixth and not more than one quarter, shall be accounted one quarter; more than one quarter and not more than one half, shall be accounted one half; more than one half and not more than one barrel, shall be accounted one barrel; and more than one barrel and not more than sixty-three gallons, shall be accounted two barrels, or a hogshead.

SEC. 49. And be it further enacted, That every person owning or occupying any brewery or premises used, or intended to be used, for the purpose of brewing or making such fermented liquors, or who shall have from day to day, such premises under his control or superintendence as agent for the owner or occupant, or shall have in his possession or custody any brewing materials, utensils, or apparatus, used or intended to be used on said premises in the manufacture of beer, lager beer, ale, porter, or other similar fermented liquors, either as owner, agent, or superintendent, shall, from day to day, enter or cause to be entered, in a book to be kept by him for that purpose, the kind of such fermented liquors, the description of packages, and number of barrels and fractional parts of barrels of fermented liquors made, and also the quantity sold or removed for consumption or sale, and shall also, from day to day, enter or cause to be entered, in a separate book to be kept by him for that purpose, on [an] account of all material by him purchased for the purpose of producing such fermented liquors, including grain and malt; and shall render to said assessor or assistant assessor, on or before the tenth day of each month, a true statement in ment to assessor writing, taken from his books, of the whole quantity or number of barrels under oath, &c.; and fractional parts of barrels of fermented liquors brewed and sold, or removed for consumption or sale, during the preceding month; and shall verify, or cause to be verified, the said statement, and the facts therein

Brewers to give bond;

in what amount:

annually; Conditions.

Proviso.

Tax on beer, lager beer, ale, porter, &c.

By whom to be paid.

Fractional parts of a barrel, and how accounted.

Post, pp. 475, 476.

Brewers, &c. manufacturing beer, lager beer, ale, &c., to make, entries in a book of kind and quantity of liquors made, &c.;

to enter, in a separate book, an account of material purchased;

to render monthly state-

set forth, by oath or affirmation to be taken before the assessor or assistant assessor of the district, according to the form required by law, and shall assessor of the district, according to the form required by law, and shall be duplicate immediately forward to the collector of the district a duplicate of said of statement to statement, duly certified by the assessor or assistant assessor. And collector. said books shall be open at all times for the inspection of any assessor or assistant assessor, collector, deputy collector, inspection of any assessor of open to inspec-assistant assessor, collector, deputy collector, inspector, or revenue agent, tion of revenue who may take memorandums and transcripts therefrom.

SEC. 50. And be it further enacted, That the entries made in such books to be veribooks shall, on or before the tenth day of each month, be verified by the fied monthly oath or affirmation of the person or persons by whom such entries shall upon oath. have been made, which oath or affirmation shall be written in the book at the end of such entries, and be certified by the officer administering the same, and shall be in form as follows: "I do swear (or affirm) that the foregoing entries were made by me, and that they state truly, according to the best of my knowledge and belief, the whole quantity of fermented liquors brewed, the quantity sold, and the quantity removed from the brewery owned by —— in the county of ——. And further, that I have no knowledge of any matter or thing, required by law to be stated in said entries, which has been omitted therefrom." And the owner, agent, or superintendent aforesaid, shall also, in case the original entries made in his books shall not have been made by himself, subjoin thereto the following oath or affirmation, to be taken in manner as aforesaid: "I do swear (or affirm) that, to the best of my knowledge and belief, the foregoing mal entries are entries fully set forth all the matters therein required by law, and that the not made by same are just and true, and that I have taken all the means in my power him. to make them so."

SEC. 51. And be it further enacted, That the owner, agent, or superintendent of any brewery, vessels, or utensils used in making fermented evading or atliquors, who shall evade or attempt to evade the payment of the tax evade payment thereon, or fraudulently neglect or refuse to make true and exact entry of tax; and report of the same in the manner by law required, or to do or cause ly neglecting, to be done any of the things by law required to be done by him as afore- &c. to make said, or who shall intentionally make false entry in said book or in said entry and report; statement, or knowingly allow or procure the same to be done, shall for- ally making a feit, for every such offence, all the liquors made by him or for him, and all false entry. the vessels, utensils, and apparatus used in making the same, and be liable to a penalty of not less than five hundred nor more than one thousand dollars, to be recovered with costs of suit, and shall be deemed guilty of a misdemeanor, and shall be imprisoned for a term not exceeding one And any brewer who shall neglect to keep the books, or refuse to neglecting to year. furnish the account and duplicate thereof as provided by law, or who shall keep books, or refuse to permit the proper officer to examine the books in the manner furnish acprovided, shall, for every such refusal or neglect, forfeit and pay the sum not permitting of three hundred dollars.

SEC. 52. And be it further enacted, That the commissioner of internal amined. revenue shall cause to be prepared, for the payment of the tax aforesaid, prepared denotsuitable stamps denoting the amount of tax required to be paid on the ing amount of hogshead, barrels, and halves, quarters, sixths, and eighths of a barrel tax to be paid of such fermented liquors, and shall furnish the same to the collectors of to be furnishe internal revenue, who shall each be required to keep on hand, at all times, to collectors, who a supply equal in amount to two months' sales thereof, if there shall be any months' supply brewery or brewery warehouse in his district, and the same shall be sold on hand; by such collectors only to the brewers of their districts, respectively; and to be sold only such collectors shall keep an account of the number of the sold only to brewers. such collectors shall keep an account of the number and values of the stamps sold by them to each of such brewers, respectively; and the com- kept of stamps missioner of internal revenue shall allow upon all sales of such stamps to Sold. Deduction on any brewer, and by him used in his business, a decuction [deduction] of sales to brewers. seven and one half per centum. And the amount paid into the treasury Commissions by any collector on account of the sale of such stamps to brewers shall be

Brewers, &c.

Books to be officers.

Form of oath.

Oath taken by

Penalty for tempting to for intention-

Forfeiture.

Fine.

Imprisonment. Penalty for books to be ex-

to be furnished

Account to be

assessor on account of sales of stamps.

Brewers to obtain from collectors the proper stamps, and affix upon the tap of each barrel, &c. a stamp denoting the tax thereon.

ing the stamp.

Stamps to be cancelled, and how.

Penalty for not affixing or not cancelling stamp, or affixing fraudulent ones.

Fine and imprisonment.

Penalty for selling, purchasing, receiving, &c. fermented liquor in any vessel from a brewery, &c. or with a false stamp, &c .:

for withdrawing such liquor from the vessel, the stamp, or from a vessel not stamped;

for making, selling, or using false stamps or dies, &c.

Brewers seller stamps;

to keep account of quantity sold;

oath to assessor monthly, and to send duplicate to collector;

may remove certain malt quantities from brewery to warehouse without stamps.

Stamps to be affixed when romoved.

included in estimating the commissions of such collector and of the assessor of the same district.

SEC. 53. And be it further enacted, That every brewer shall obtain. from the collector of the district in which his brewery or brewery warehouse may be situated, and not otherwise, unless said collector shall fail to furnish the same upon application to him, the proper stamp or stamps, and shall affix upon the spigot-hole or tap (of which there shall be but one) of each and every hogshead, barrel, keg, or other receptacle, in which any fermented liquor shall be contained, when sold or removed from such brewery or warehouse, a stamp denoting the amount of the tax Mode of affix- required upon such fermented liquor, in such a way that the said stamp or stamps will be destroyed upon the withdrawal of the liquor from such hogshead, barrel, keg, or other vessel, or upon the introduction of a faucet or other instrument for that purpose; and shall also, at the time of affixing such stamp or stamps as aforesaid, cancel the same by writing or imprinting thereon the name of the person, firm, or corporation by whom such liquor may have been made, or the initial letters thereof, and the Every brewer who shall refuse or neglect to affix date when cancelled. and cancel the stamp or stamps required by law in the manner aforesaid, or who shall affix a false or fraudulent stamp thereto, or knowingly permit the same to be done, shall be liable to pay a penalty of one hundred dollars for each barrel or package on which such omission or fraud occurs, and shall be liable to imprisonment for not more than one year.

SEC. 54. And be it further enacted, That any brewer, carman, agent for transportation, or other person, who shall sell, remove, receive, or purchase, or in any way aid in the sale, removal, receipt, or purchase of any fermented liquor contained in any hogshead, barrel, keg, or other vessel from any brewery or brewery warehouse, upon which the stamp required without a stamp, by law shall not have been affixed, or on which a false or fraudulent stamp is affixed, with knowledge that it is such, or on which a stamp once cancelled is used a second time; and any retail dealer or other person, who shall withdraw or aid in the withdrawal of any fermented liquor from any hogshead, barrel, keg, or other vessel containing the same, without dewithout defacing stroying or defacing the stamp affixed upon the same, or shall withdraw or aid in the withdrawal of any fermented liquor from any hogshead, barrel, keg, or other vessel, upon which the proper stamp shall not have been affixed, or on which a false or fradulent stamp is affixed, shall be liable to a fine of one hundred dollars, and to imprisonment not more than one Every person who shall make, sell, or use any false or counterfeit year. stamp or die for printing or making stamps which shall be in imitation of or purport to be a lawful stamp or die of the kind before mentioned, or who shall procure the same to be done, shall be imprisoned for not less than one nor more than five years: *Provided*, That every brewer, who ing at retail from sells fermented liquor at retail at the brewery or other place where the and cancel prop- same is made, shall affix and cancel the proper stamp or stamps upon the hogsheads, barrels, kegs, or other vessels in which the same is contained, and shall keep an account of the quantity so sold by him, and of the number and size of the hogsheads, barrels, kegs, or other vessels in which the to report under same may have been contained, and shall make a report thereof, verified by oath, monthly to the assessor, and forward a duplicate of same to the collector of the district; And provided further, That brewers may remove malt liquors of their own manufacture from their breweries or other places of manufacture to a warehouse or other place of storage occupied liquors in certain by them within the same district in quantities of not less than six barrels in one vessel without affixing the proper stamp or stamps, but shall affix the same upon such liquor when sold or removed from such warehouse or other place of storage. But when the manufacturer of any ale or porter manufactures the same in one collection district, and owns, occupies, or liquor is sold or hires a depot or warehouse for the storage and sale of such ale or porter

in another collection district, he may, without affixing the stamps on the When and how casks at the brewery, as herein provided for, remove or transport, or cause ale or porter may to be removed or transported, said ale or porter, in quantities not less than district where one hundred barrels at a time, under a permit from the collector of the manufactured to district wherein said ale or porter is manufactured, to said depot or ware-house but to no other place under such miss and manufactured. house, but to no other place, under such rules and regulations as the com- without having missioner of internal revenue may prescribe, and thereafter the manufac- stamps affixed. turer of the ale or porter so removed shall stamp the same when it leaves such depot or warehouse, in the same manner and under the same penalties and liabilities as when stamped at the brewery as herein provided; and the collector of the district in which such depot or warehouse is situated shall furnish the manufacturer with the stamps for stamping the same, as if the said ale or porter had been manufactured in his district: And provided further, That where fermented liquor has become sour or damaged, so as to be incapable of use as such, brewers may sell the same liquors, sour and for manufacturing purposes, and may remove the same to places where it may be sold for  $\frac{1}{100}$ may be used for such purposes, in casks, or other vessels, unlike those manufacturing ordinarily used for fermented liquors, containing respectively not less than purposes, &c. one barrel each, and having the nature of their contents marked upon affixed. them, without affixing thereon the stamp or stamps required.

SEC. 55. And be it further enacted, That every brewer shall mark or Every barrel, cause to be marked, in such manner as shall be prescribed by the commis-sioner of internal revenue, upon every hogshead, barrel, keg, or other marked before vessel containing the fermented liquor made by him, before it is sold or it is sold or reremoved from the brewery, or brewery warehouse, or other place of man-brewery. ufacture, the name of the person, firm or corporation by whom such liquor was manufactured, and the place where the same shall have been made; and any person other than the owner thereof, or his agent, who shall in-tentionally remove or deface such mark therefrom, shall be liable to a moving or defacpenalty of fifty dollars for each cask from which the mark is so removed ing such marks. or defaced. SEC. 56. And be it further enacted, That every person other than the Penalty, if

purchaser or owner of any fermented liquor, or person acting on his be- any person other half, or as his agent, who shall intentionally remove or deface the stamp purchaser intenaffixed upon the hogshead, barrel, keg, or other vessel, in which the same tionally removes may be contained, shall be liable to a fine of fifty dollars for each such or defaces stamp vessel from which the stamp is so removed or defaced, and to render com- &c. pensation to such purchaser or owner for all damages sustained by him therefrom.

SEC. 57. And be it further enacted, That the ownership or possession possession of by any person of any fermented liquor after its sale or removal from after removal brewery or warehouse, or other place where it was made, upon which the from warehouse, tax required shall not have been paid, shall render the same liable to on which tax is seizure wherever found, and to forfeiture; and that the want of the cause of forfeitproper stamp or stamps upon any hogshead, barrel, keg, or other vessel in ure. which fermented liquor may be contained after its sale or removal from Absence of stamps on barthe brewery where the same was made, or warehouse as aforesaid, shall rel, &c. to be be notice to all persons that the tax has not been paid thereon, and shall notice that tax be prima facie evidence of the non-payment thereof.

SEC. 58. And be it further enacted, That every person who shall withdraw any fermented liquor from any hogshead, barrel, keg, or other vessel fermented liquor upon which the proper stamp or stamps shall not have been affixed, for any vessel not the purpose of bottling the same, or who shall carry on, or attempt to stamped, or bot-carry on, the business of bottling fermented liquor in any brewery or tling fermented there place in which formatical liquor in any or up or liquor in the other place in which fermented liquor is made, or upon any premises place where it is having communication with such brewery or any warehouse, shall be made, &c. how liable to a fine of five hundred dollars, and the property used in such bottling or business shall be liable to forfeiture.

SEC. 59. And be it further enacted, That any inspector or revenue Penalty upon

be removed from

Fermented

is not paid.

Withdrawing

revenue officers for becoming or or fermented liquors.

Being inter-ested when act failing to divest of interest, &c.

Internal revenue officers paid by fees, &c. to make statement under oath of entire amount of fees, &c.

Penalty for knowingly making false statement:

for neglecting to render statement when required.

When law relating to distilled spirits and fermented liquors takes effect.

Penalty for giving or offering, &c. any bribe, or present, &c. to any United States officer or official. with intent to influence his action on anything before him to commit any fraud upon the revenue;

or for accepting or receiving the same. Fine.

agent who shall hereafter become interested, directly or indirectly, in the manufacture of tobacco, snuff, or cigars, and any assessor, collector. inin the manufac spector, or revenue agent, who shall hereafter become interested, directly ture of tobacco, or indirectly, in the production, by distillation, or by other process, of &c. or in pro-duction of spirits, spirits, ale, or beer, or other fermented liquors, shall, on conviction before any court of the United States of competent jurisdiction, pay a penalty not less than five hundred dollars, nor more than five thousand dollars, in And any such officer interested as aforesaid the discretion of the court. takes effect, and in any such manufacture at the time this act takes effect, who shall fail to divest himself of such interest within sixty days thereafter, shall be held and declared to have become so interested after this act takes effect.

SEC. 60. And be it further enacted, That every internal revenue officer, whose payment, charges, salary, or compensation shall be composed, either wholly or in part, of fees, commissions, allowances, or rewards, from whatever source derived, shall be required to render to the commissioner of internal revenue, under regulations to be approved by the Secretary of the Treasury, a statement under oath setting forth the entire amount of such fees, commissions, emoluments or rewards of whatever nature, or from whatever source received, during the time for which said statement is rendered; and any false statement knowingly and wilfully rendered under the requirements of this section, or regulations established in accordance therewith, shall be deemed wilful perjury, and punished on conviction thereof, as provided in section forty-two of the act of June thirty, eighteen hundred and sixty-four, to which this act is an amendment; and any neglect or omission to render such statement when required shall be punished on conviction thereof by a fine of not less than two hundred dollars nor more than five hundred dollars, in the discretion of the court.

SEC. 61. And be it further enacted, That so much of this act as changes the existing law relating to distilled spirits and fermented liquors shall take effect from and after the first day of September, eighteen hundred and sixty-six.

SEC. 62. And be it further enacted, That if any person or persons shall, directly or indirectly, promise, offer, or give, or cause or procure to be promised, offered, or given, any money, goods, right in action, bribe, present or reward, or any promise, contract, undertaking, obligation, or security for the payment or delivery of any money, goods, right in action, bribe, present, or reward, or any other valuable thing whatever to any officer of the United States, or person holding any place of trust or profit, or discharging any official function under, or in connection with, any dehim, or to cause partment of the government of the United States, after the passage of this act, with intent to influence his decision or action on any question, matter, cause, or thing which may then be pending, or may by law be brought before him in his official capacity, or in his place of trust or profit, or with intent to influence any such officer or person to commit, or aid or abet in committing, any fraud on the revenue of the United States, or to connive at or collude in, or to allow or permit, or make opportunity for the commission of any such fraud, and shall be thereof convicted, such person or persons so offering, promising, or giving, or causing, or procuring to be promised, offered, or given any such money, goods, right in action, bribe, present, or reward, or any promise, contract, undertaking, obligation, or security for the payment or delivery of any money, goods, right in action, bribe, present, or reward, or other valuable thing whatever, and the officer or person who shall in anywise accept or receive the same, or any part respectively shall be liable to indictment in any court of the United States having jurisdiction, and shall, upon conviction thereof, be fined not exceeding three times the amount so offered, promised, given, accepted, or Imprisonment. received, and imprisoned not exceeding three years; and the person convicted of so accepting or receiving the same, or any part thereof, if an officer or person holding any such place of trust or profit, shall forfeit his office or place; and any person so convicted under this section shall for- Incapacital ever be disqualified to hold any office of honor, trust or profit under the office. United States.

SEC. 63. And be it further enacted. That hereafter in all cases of seizure of any goods, wares, or merchandise which shall, in the opinion of the in cases of seizure of any goods, wares, or merchandise which shall, in the optimion of the ure of goods as collector or deputy collector making such seizure, be of the appraised value subject to forof three hundred dollars or less, and which shall have been so seized as feiture. being subject to forfeiture under any of the provisions of this act, or of any act to which this is an amendment, excepting in cases otherwise provided, the said collector or deputy collector shall proceed as follows, that is to say: He shall cause a list containing a particular description of the goods, wares, or merchandise seized to be prepared in duplicate, and an cate. appraisement of the same to be made by three sworn appraisers, to be selected by him for said purpose, who shall be respectable and disinterest [ed] citizens of the United States residing within the collection district wherein the seizure was made. The aforesaid list and appraisement shall be properly attested by such collector or deputy collector and the persons making the appraisement, for which service said appraisers shall be allowed the sum of one dollar and fifty cents per day each, to be paid as other necessary praisers. charges of collectors according to law. If the said goods shall be found by such appraisers to be of the value of three hundred dollars or less, are found to be the said collector or deputy collector shall publish a notice, for the space \$300 or less, colof three weeks, in some newspaper of the district where the seizure was lector to publish made, describing the articles and stating the time, place, and cause of notice. Notice to state their seizure, and requiring any person or persons claiming them to ap- what. pear and make such claim within thirty days from the date of the first publication of such notice : Provided, That any person or persons claiming the goods, wares, or merchandise, so seized, within the time specified the goods seized may file claim in the notice, may file with such collector or deputy collector a claim, and execute stating his or their interest in the articles seized, and may execute a bond bond. to the United States in the penal sum of two hundred and fifty dollars, with sureties, to be approved by said collector or deputy collector, conditioned that, in case of condemnation of the articles so seized, the obligors bond. will pay all the costs and expenses of the proceedings, to obtain such condemnation; and upon the delivery of such bond to the collector or deputy duplicate list to collector, he shall transmit the same, with the duplicate list or description the United States of the goods seized, to the United States district attorney for the district, district attorney, who shall prowho shall proceed thereon in the ordinary manner prescribed by law: ceed thereon. And provided also, That if there shall be no claim interposed, and no lif there is no bond given within the time above specified, the collector or deputy col- bond, collector to lector, as the case may be, shall give ten days' notice of the sale of the give ten days' goods, wares, or merchandise, by publication; and at the time and place notice of sale of specified in said notice, shall sell the article so seized at public auction, Sale at public and after deducting the expense of appraisement and sale he shall de- auction. posit the proceeds to the credit of the Secretary of the Treasury. And sale. within one year after the sale of any goods, wares, or merchandise, as aforesaid, any person or persons claiming to be interested in the goods, wares, or merchandise so sold may apply to the Secretary of the Treasury sale, application for a remission of the forfeiture thereof, or any of them, and a restoration may be made for remission of forof the proceeds of the said sale, which may be granted by the said Secretary feiture, and resupon sati-factory proof, to be furnished in such manner as he shall pre-toration of proscribe: Provided, That it shall be satisfactorily shown that the applicant, ceeds of sale. at the time of the seizure and sale of the goods in question, and during prove what. the intervening time, was absent out of the United States, or in such circumstances as prevented him from knowing of such seizure, and that he did not know of the same; and also that the said forfeiture was incurred without wilful negligence or any intention of fraud on the part of the

Incapacitated

Proceedings

List in dupli-

Appraisement.

Pay of ap-

If goods seized

Claimants of

Conditions of

Collector to send bond and Proceeds of

Within year of

Applicant to

If no application for such restoration If no applica- owner or owners of such goods. tion is made be made within one year, as hereinbefore prescribed, then, at the expira-within one year, tion of the said time, the Secretary of the Treasury shall cause the protobe distributed. ceeds of the sale of the said goods, wares, or merchandise to be distributed according to law, as in the case of goods, wares, or merchandise condemned

and sold pursuant to the decree of a competent court.

SEC. 64. And be it further enacted, That the office of the commissioner of internal revenue be reorganized so as to include -

One commissioner of internal revenue, with a salary of six thousand Commissioner. dollars ; and

One deputy commissioner, with a salary of three thousand five hundred dollars ;

Which offices are already created, and the duties thereof defined by law; and to authorize, under the direction of the Secretary of the Treasury, the employment of the following additional officers and clerks, and with the salaries hereinafter specified, namely :

Two deputy commissioners, each with a salary of three thousand dollars;

One solicitor, with a salary of four thousand dollars ;

Seven heads of divisions, each with a salary of two thousand five hundred dollars:

Thirty-four clerks of class four; forty-five clerks of class three; fifty clerks of class two; and thirty-seven clerks of class one :

Fifty-five female clerks; five messengers;

Three assistant messengers, and fifteen laborers; and a sum sufficient to pay the additional salaries of officers, clerks, and employés herein authorized is hereby appropriated out of any money in the treasury not Appropriation otherwise appropriated; and this section shall take effect from and after the the thirtieth day of June, eighteen hundred and sixty six.

SEC. 65. And be it further enacted, That all official communications made by assessors to collectors, assessors to assessors, or by cylectors to collectors, or by collectors to assessors, or by assessors to assistant assessors, or by assistant assessors to assessors, or by collectors to their deputies, or by deputy collectors to collectors, may be officially franked by the writers thereof, and shall, when so franked, be transmitted by mail free of postage.

SEC. 66. And be it further enacted, That the Secretary of the Treasury missioner of the is hereby authorized to appoint an officer in his department who shall be styled "special commissioner of the revenue," whose office shall terminate

in four years from the thirtieth day of June, eighteen hundred and sixty-It shall be the duty of the special commissioner of the revenue to six. inquire into all the sources of national revenue, and the best methods of collecting the revenue; the relations of foreign trade to domestic industry; the mutual adjustment of the systems of taxation by customs and excise, with the view of insuring the requisite revenue with the least disturbance or inconvenience to the progress of industry and the development of the resources of the country; and to inquire, from time to time, under the direction of the Secretary of the Treasury, into the manner in which officers charged with the administration and collection of the revenues To report from perform their duties. And the said special commissioner of the revenue shall from time to time report, through the Secretary of the Treasury, te rates of taxation, Congress, either in the form of a bill or otherwise, such modifications of the rates of taxation or of the methods of collecting the revenues, and such other facts pertaining to the trade, industry, commerce, or taxation of the country, as he may find, by actual observation of the operation of the law, to be conducive to the public interest; and, in order to enable the special commissioner of the revenue to properly conduct his investigations, he is hereby empowered to examine the books, papers and accounts of any officer of the revenue, to administer oaths, examine and

Reorganization of office of commissioner of internal revenue.

Deputy commissioner.

Additional officers and clerks.

Two deputy commissioners.

Solicitor.

Heads of divisions.

Clerks.

### Messengers.

Assistant messengers and laborers.

Official communications between certain revenue officers to be free of postage.

Special comrevenue. Term of office.

Daties.

time to time modifications of åzc.

Special commissioner may examine books,

summon witnesses, and take testimony; and each and every such person &c. of any offifalsely swearing or affirming shall be subject to the penalties and disabili- cer of revenue, ties prescribed by law for the punishment of corrupt and wilful perjury; False swearing and all officers of the government are hereby required to extend to the before him to be said commissioner all reasonable facilities for the collection of information perjury. pertinent to the duties of his office. And the said special commissioner officers to extend shall be paid an annual salary of four thousand dollars, and the travelling facilities. expenses necessarily incurred while in the discharge of his duty; and all letters and documents to and from the special commissioner relating to the vilege. duties and business of his office shall be transmitted by mail free of postage. And section nineteen of an act entitled "An act to amend an act entitled 'An act to provide internal revenue to support the government, to pay interest on the public debt, and for other purposes,' approved of act of 1865, June thirtieth, eighteen hundred and sixty-four," approved March third, Vol. xiii. p. 487. eighteen hundred and sixty-five, be, and the same is hereby, repealed.

SEC. 67. And be it further enacted, That in any case, civil or criminal, where suit or prosecution shall be commenced in any court of any officers, or per-State against any officer of the United States, appointed under or acting sons acting unby authority of the act entitled "An act to provide internal revenue to der them, &c. support the government, to pay interest on the public debt, and for other validity of this purposes," passed June thirtieth, eighteen hundred and sixty-four, or of act, &c., defenany act in addition thereto or in amendment thereof, or against any per- dant may re-move the suit to son acting under or by authority of any such officer on account of any act the United States done under color of his office, or against any person holding property or circuit court at estate by title derived from any such officer, concerning such property or trial. estate, and affecting the validity of this act or acts of which it is amendatory, it shall be lawful for the defendant, in such suit or prosecution, at any time before trial, upon a petition to the circuit court of the United States in and for the district in which the defendant shall have been for removal. served with process, setting forth the nature of said suit or prosecution, and verifying the said petition by affidavit, together with a certificate, signed by an attorney or counsellor at law of some court of record of the State in which such suit shall have been commenced, or of the United States, setting forth that, as counsel for the petitioner, he has examined the proceedings against him, and carefully inquired into all the matters set forth in the petition, and that he believes the same to be true; which petition, affidavit, and certificate shall be presented to the said circuit court if in session, and if not, to the clerk thereof, at his office, and shall be filed in said office, and the cause shall thereupon be entered on the docket of said court, and shall be thereafter proceeded in as a cause, originally commenced in that court; and it shall be the duty of the clerk of said court, if the suit were commenced in the court below by summons, to er circuit court. issue a writ of certiorari to the State court, requiring said court to send to the said circuit court the record and proceedings in said cause; or if it were commenced by capias, he shall issue a writ of habeas corpus cum causa, a duplicate of which said writ shall be delivered to the clerk of the cum causa. State court, or left at his office, by the marshal of the district, or his deputy, or some person duly authorized thereto; and thereupon it shall be the duty of the said State court to stay all further proceedings in such cause, and the said suit or prosecution, upon delivery of such process, or stay proceed-ings, and the said suit or prosecution, upon delivery of such process, or ings, and further leaving the same as aforesaid, shall be deemed and taken to be moved to acts therein void. the said circuit court, and any further proceedings, trial, or judgment therein in the State court shall be wholly null and void. And if the defendant in any such suit be in actual custody on mesne process therein, it custody, marshall be the duty of the marshal, by virtue of the writ of habeas corpus body. cum causa, to take the body of the defendant into his custody, to be dealt with in the said cause according to the rules of law and the order of the circuit court, or of any judge thereof in vacation. All attachments made and all bail and other security given upon such suit or prosecution shall bail, &c. to con-

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Salary Franking pri-

Repeal of § 19

In all suits

Proceedings Petition, &c.

Duty of clerk

Certiorari.

Habeas corpus

How served.

State court to

If defendant in shall to take the

Attachments.

ceedings in State court cannot be had, circuit court may compel plaintiff to proceed anew. or become nonsuit with costs for defendant.

Act of 1833, ch. 57, not to apply to cases arisnal revenue laws.

Vol. iv. p. 632.

Revenue officers, or persons acting under them, suffering injuries for acts done under the law, may in the United States circuit court.

Property in custody of revenue officer to be irrepleviable.

how punished.

Vol. i. p. 117.

Repeal of § 50

to courts of the be remanded, nnless, &c.

In all cases that have been to remain in force.

in criminal cases to Supreme Court of the

be and continue in like force and effect as if the same suit or prosecution If copy of pro- had proceeded to final judgment and execution in the State court; and if, upon removal of any such suit or prosecution, it shall be made appear to the said circuit court that no copy of the record and proceedings therein in the State court can be obtained, it shall be lawful for said circuit court to allow and require the plaintiff to proceed de novo, and to file a declaration of his cause of action, and the parties may thereupon proceed as in action[s] originally brought in said circuit court; and, on failure of so proceeding, judgment of nolle prosequi may be rendered against the plaintiff, with costs for the defendant: Provided, That an act entitled "An act further to provide for the collection of duties on imports," passed March ing under inter- second, eighteen hundred and thirty-three, shall not be so construed as to apply to cases arising under an act entitled "An act to provide internal revenue to support the government, to pay interest on the public debt, and for other purposes," passed June thirtieth, eighteen hundred and sixty-four, or any act in addition thereto or in amendment thereof, nor to any case in which the validity or interpretation of said act or acts shall be in issue: Provided further, That if any officer appointed under and by virtue of any act to provide internal revenue, or any person acting under or by authority of any such officer, shall receive any injury to his person or property, for or on account of any act by him done, under any law of the United States, for the collection of taxes, he shall be entitled sue for damages to maintain suit for damage therefor in the circuit court of the United States, in the district wherein the party doing the injury may reside or shall be found. And all property taken or detained by any officer or other person under authority of any revenue law of the United States shall be irrepleviable, and shall be deemed to be in the custody of the law, and subject only to the orders and decrees of the courts of the United States having jurisdiction thereof. And if any person shall dispossess Rescue thereof, or rescue, or attempt to dispossess or rescue, any property so taken or detained as aforesaid, or shall aid or assist therein, such person shall be deemed guilty of a misdemeanor, and shall be liable to such punishment 1790, ch. 9, § 22. as is provided by the twenty-second section of the act for the punishment of certain crimes against the United States, approved the thirtieth day of April, anno Domini one thousand seven hundred and ninety, for the wilful obstruction or resistance of officers in the service of process.

SEC. 68. And be it further enacted, That the fiftieth section of an act of act of 1854, passed June thirtieth, eighteen hundred and sixty-four, entitled "An act Vol. xiii. p. 241. to provide internal revenue to support the government, to pay interest on the public debt, and for other purposes," is hereby repealed : Provided, Cases removed That any case which may have been removed from the courts of any from State courts State under said fiftieth section to the courts of the United States shall United States to be remanded to the State court from which it was so removed, with all the records relating to such cases, unless the justice of the circuit court of the United States in which such suit or prosecution is pending shall be of opinion that said case would be removable from the court of the State to the circuit court under and by virtue of the sixty-seventh section of this And in all cases which may have been removed from any court of act. re noved, attach. any State under and by virtue of said fiftieth section of said act of June ments, bail, &c. thirtieth, eighteen hundred and sixty-four, all attachments made, and all bail or other security given upon such suit or prosecution, shall be and continue in full force and effect until final judgment and execution, whether such suit shall be prosecuted to final judgment in the circuit court of the United States, or remanded to the State court from which it was removed.

SEC. 69. And be it further enacted, That whenever a writ of error In writs of error shall be issued for the revision of any judgment or decree in any criminal proceeding where is drawn in question the construction of any statute of the United States, in a court of any State, as is provided in the twentyfifth section of an act entitled "An act to establish the judicial courts of United States, the United States," passed September twenty-fourth, seventeen hundred defendant is not and eighty up the defendant if abarred with a function build be released and eighty-nine, the defendant, if charged with an offence bailable by the until, &c. laws of such State, shall not be released from custody until a final judg- 1789, ch. 20, § 25. ment upon such writ, or until a bond, with sufficient sureties, in a reasonable sum, as ordered and approved by the State court, shall be given; and if the offence is not so bailable, until a final judgment upon the writ of error. Writs of error in criminal cases shall have precedence upon Writs of error. Writs of error in criminal cases shall have precedence upon Writs of error the docket of the Supreme Court of all cases to which the government of in criminal cases the United States is not a party, excepting only such cases as the court, to have certain precedence on at their discretion, may decide to be of public importance.

SEC. 70. And be it further enacted, That this act shall take effect, preme court. where not otherwise provided, on the first day of August, eighteen hun- shall take effect. dred and sixty-six, and all provisions of any former act inconsistent with the provisions of this act are hereby repealed: Provided, however, That consistent laws. all the provisions of said acts shall be in force for collecting all taxes, former laws to duties and licenses properly assessed or liable to be assessed, or accruing be in force for under the provisions of acts, the right to which has already accrued or certain purposes. which may hereafter accrue under said acts, and for maintaining and continuing liens, fines, penalties, and forfeitures incurred under and by virtue thereof, and for carrying out and completing all proceedings which have been already commenced, or that may be commenced, to enforce such fines, penalties, and forfeitures, or criminal proceedings under said acts, and for the punishment of crimes of which any party shall be or has been found guilty: And provided further, That whenever the duty imposed found guilty: And provided jurner, I nat whenever the duty imposed under existing by any existing law shall cease in consequence of any limitation therein laws to continue. contained before the respective provisions of this act shall take effect, the same duty shall be, and is hereby, continued until such provisions of this act shall take effect; and where any act is hereby repealed, no duty imposed thereby shall be held to cease, in consequence of such repeal, until not to cease, though law is the respective corresponding provisions of this act shall take effect: And repealed. provided further, That all manufactures and productions on which a duty Manufactures, was imposed by either of the acts repealed by this act, which shall be in of manufacture. the possession of the manufacturer or producer, or of his agent or agents, ers, when this on the day when this act takes effect, the duty imposed by any such for- act takes effect, mer act not having been paid, shall be held and deemed to have been has not been manufactured or produced after such date; and whenever by the terms paid, or was not of this act a duty is imposed upon any articles, goods, wares, or mer-imposed, to be chandise, manufactured or produced, upon which no duty was imposed by been manufaceither of said former acts, it shall apply to such as were manufactured or tured after such produced, and not removed from the place of manufacture or production, date. on the day when this act takes effect. And the commissioner of internal

revenue, under the direction of the Secretary of the Treasury, is author- may make reguized to make all necessary regulations and prescribe all necessary forms scribe forms and and proceedings for the collection of such taxes and the enforcement of proceedings. such fines and penalties for the execution of the provisions of this act.

SEC. 71. And be it further enacted, That it shall be the duty of the commissioner of internal revenue to have this act, and the acts to which published in cerit is amendatory, published in at least one German newspaper in each newspapers. of the States of the Union where such paper may be published.

APPROVED, July 13, 1866.

CHAP. CC. — An Act to continue in force and to amend "An Act to establish a Bureau July 16, 1866. for the Relief of Freedmen and Refugees," and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United Vol. xiii. p. 507. States of America in Congress assembled, That the act to establish a bureau for the relief of freedmen and refugees, approved March third, eigh- ing bureau for teen hundred and sixty-five, shall continue in force for the term of two relief of freedyears from and after the passage of this act.

Vol. i. p. 85.

If offence is docket of su-Repeal of in-Provisions of

Certain duties

Certain duties

Commissioner

Tax law to be

1865, ch. 90.

Act establishmen, &c. continued inforce for two years.