July 28, 1866.

of former duties, from August 10, 1866, upon

Cigars, cigarettes, and cheroots.

Imported cigars, how to be packed: how to be enplaced: to be stamped.

Stamps to be provided.

Cotton.

Compounds or preparations of distilled spirits.

wines how to be imported;

tities after October 1, 1666, to be forfeited.

Vessels between the United States and Sandwich Islands, &c. not to pay tonnage duty more than once a year.

1865, ch. 80.

Guano, exfain. 1856, ch. 164.

Vol. xi. p. 119.

Fishing bounties repealed.

used in curing fish.

Goods arriving at designated ports, destined for places in ces, &c. may be

CHAP. CCXCVIII. - An Act to protect the Revenue, and for other Purposes.

Be it enacted by the Senate and House of Representatives of the United Duties in lieu States of America in Congress assembled, That from and after the tenth day of August, eighteen hundred and sixty-six, in lieu of the duties now imposed by law on the articles mentioned and embraced in this section. there shall be levied, collected, and paid, on all goods, wares, and merchandise imported from foreign countries, the duties heretofore [hereinafter] provided, viz:

On cigars, cigarettes, and cheroots of all kinds, three dollars per pound, and, in addition thereto, fifty per centum ad valorem : Provided, that paper cigars and cigarettes, including wrappers, shall be subject to the same duties as are herein imposed upon cigars: And provided further, That on and after the first day of August, eighteen hundred and sixty-six, no cigars shall be imported unless the same are packed in boxes of not more than five hundred cigars in each box; and no entry of any imported cigars shall be allowed of less quantity than three thousand in a single tered, and where package; and all cigars on importation shall be placed in public store or bonded warehouse, and shall not be removed therefrom until the same shall have been inspected and a stamp affixed to each box indicating such inspection, with the date thereof. And the Secretary of the Treasury is hereby authorized to provide the requisite stamps, and to make all necessary regulations for carrying the above provisions of law into effect;

On cotton, three cents per pound;

On all compounds or preparations of which distilled spirits is a component part of chief value, there shall be levied a duty not less than that imposed upon distilled spirits : Provided, That brandy and other spirit-Brandy, spirit- uous liquors may be imported in casks or other packages of any capacity uous liquors, and not less than thirty gallons; and that wine in bottles may be imported in boxes containing not less than one dozen bottles of not more than one quart if in less quan- each; and wine, brandy, or other spirituous liquor imported into the United States, and shipped after the first day of October, eighteen hundred and sixty-six, in any less quantity than herein provided for, shall be forfeited to the United States.

> SEC. 2. And be it further enacted, That the second proviso in section four of an act entitled "An act amendatory of certain acts imposing duties upon foreign importations," approved March three, eighteen hundred and sixty-five, shall be construed to include any ship, vessel, or steamer to or from any port in the Sandwich Islands or Society Islands.

SEC. 3. And be it further enacted, That so much of an act entitled "An act to authorize protection to be given to citizens of the United Vol. xiii. p. 493. States who may discover deposits of guano," approved August eighteen, eighteen hundred and fifty-six, as prohibits the export thereof, is hereby portation of cer- suspended in relation to all persons who have complied with the provisions of section second of said act, for five years from and after the fourteenth day of July, eighteen hundred and sixty-seven.

SEC. 4. And be it further enacted, That all laws and parts of laws allowing fishing bounties to vessels hereafter licensed to engage in the fisheries be, and the same are hereby, repealed : Provided, That, from and Duties may be after the date of the passage of [t] his act, vessels licensed to engage in remitted on salt the fisheries may take on board imported salt in bond to be used in curing fish, under such regulations as the Secretary of the Treasury shall prescribe, and upon proof that said salt has been used in curing fish, the duties on the same shall be remitted.

SEC. 5. And be it further enacted, That, from and after the passage of this act, all goods, wares, or merchandise arriving at the ports of New York, Boston, and Portland, or any other port of the United States which adjacent provin- may be specially designated by the Secretary of the Treasury, and desentered and car- tined for places in the adjacent British provinces, or arriving at the port ried through, &c. of Point Isabel, Texas, or any other port of the United States which

may be specially designated by the Secretary of the Treasury, and destined for places in the republic of Mexico, may be entered at the customhouse, and conveyed, in transit, through the territory of the United States, without the payment of duties, under such rules, regulations, and conditions for the protection of the revenue as the Secretary of the Treasury may prescribe.

SEC. 6. And be it further enacted, That imported goods, wares, or merchandise in bond, or duty paid, and products or manufactures of the United States, may, with the consent of the proper authorities of the prov- consent of inces or republic aforesaid, be transported from one port or place in the provinces, &c. United States to another port or place therein, over the territory of said may be carried provinces or republic, by such routes, and under such rules, regulations across their terand conditions as the Secretary of the Treasury may prescribe; and the place to another goods, wares, and merchandise, so transported, shall, upon arrival in the in the United United States from the provinces or republic aforesaid, be treated in regard to the liability to or exemption from duty, or tax, as if the transportation had taken place entirely within the limits of the United States.

SEC. 7. And be it further enacted, That whenever it shall be shown to the satisfaction of the Secretary of the Treasury that more moneys have been paid to the collector of customs, or others acting as such, than the moneys paid for law requires, and the parties have failed to comply with the requirements may be refundof the fourteenth and fifteenth sections of the act entitled "An act to in- ed, without comcrease the duties on imports, and for other purposes," approved June thir- pliance with certain forms of tieth, eighteen hundred and sixty-four, and the Secretary of the Treasury law. shall be satisfied that said non-compliance with the requirements as above 1864, ch. 171, §§ stated was owing to circumstances beyond the control of the importer, con- Vol. xiii. p. 214. signee, or agent making such payments, he may draw his warrant upon the treasurer in favor of the person or persons entitled to the overpayment, directing the said treasurer to refund the same out of any money in the treasury not otherwise appropriated.

SEC. 8. And be it further enacted, That the provisions of the second, third, and fourth sections of the act approved March second, eighteen hun- given to revenue Jred and thirty-three, entitled "An act further to provide for the collec-tion of duties on imports," and of the twelfth section of the act approved by direction of March third, eighteen hundred and sixty-three, entitled "An act to pre- the executive vent and punish frauds upon the revenue, to provide for the more certain for the collection and speedy collection of claims in favor of the United States, and for of abandoned other purposes," shall be taken and deemed as extending to and embracing property, &c. 1833, ch. 57, §§ prosecutions heretofore brought and now pending, or which may hereafter Vol. iv. p. 632. be brought against any officer of the United States or other person by 1863, ch. 120, § reason of any acts done or proceedings had be not a 3all cases arising or which may have heretofore arisen, and all suits and reason of any acts done or proceedings had by such officer or other person, Vol. xii. p. 820. reason of any acts done or proceedings had by such onicer or other person, the act approved March twelve, eighteen hun-vol. xii, p. 820. dred and sixty-three, entitled "An act to provide for the collection of abandoued property, and for the prevention of frauds in insurrectionary Vol. xiii. p. 875 districts within the United States," or the act approved July two, eighteen hundred and sixty-four, entitled "An act in addition to the several acts concerning commercial intercourse between loyal and insurrectionary States, and to provide for the collection of captured and abandoned property, and the prevention of frauds in States declared in insurrection": Provided, That such acts done or proceedings had under the two acts last aforesaid, or under color thereof, shall have been done and had under the authority or by the direction of the executive government of the United States: And provided further, That when a recovery shall have been, or shall hereafter be, had in any such suit or prosecution brought, or which covered in suits may hereafter be brought, as aforesaid, the payment of the amount re- against such officers, to be covered, as provided for in the said twelfth section of the act approved paid out of pro-March third, eighteen hundred and sixty-three, aforesaid, shall be made ceeds of sales and out of the moneys arising and obtained from the proceeds of sales and leases, &c.

Goods, with States.

Excess of

The protection 1864. ch. 225.

Amounts re-

leases and fees collected and paid over to the government under the two acts approved March twelve, eighteen hundred and sixty-three, and July second, eighteen hundred and sixty-four, aforesaid, in relation to captured and abandoned property.

SEC. 9. And be it further enacted, That in determining the dutiable value of merchandise hereafter imported, there shall be added to the cost, or to the actual wholesale price or general market value at the time of exportation in the principal markets of the country from whence the same shall have been imported into the United States, the cost of transportation, shipment, and transhipment, with all the expenses included from the place of growth, production, or manufacture, whether by land or water, to the vessel in which shipment is made to the United States; the value of the sack, box, or covering of any kind in which such goods are contained; commission at the usual rates, but in no case less than two and a half per centum; brokerage, export duty, and all other actual or usual charges for putting up, preparing, and packing for transportation or shipment. And all charges of a general character incurred in the purchase of a general invoice shall be distributed pro rata among all parts of such invoice; and every part thereof charged with duties based on value shall be advanced according to its proportion, and all wines or other articles paying specific duty by grades shall be graded and pay duty according to the actual value so determined: *Provided*, That all additions made to the entered value of merchandise for charges shall be regarded as part of the actual value of such merchandise, and if such addition shall exceed by ten per centum if over ten per the value so declared in the entry, in addition to the duties imposed by law, there shall be levied, collected, and paid a duty of twenty per centum on such value: Provided, That the duty shall in no case be assessed upon an amount less than the invoice or entered value: Provided further, That nothing herein contained shall apply to long-combing or carpet wools costing twelve cents or less per pound, unless the charges so added wools, unless, &c. shall carry the cost above twelve cents per pound, in which case, one cent per pound duty shall be added.

SEC. 10. And be it further enacted, That the second proviso in section goods sold, after twenty-one of an act entitled "An act increasing temporarily the duties on imports, and for other purposes," approved July fourteen, eighteen hundred and sixty-two, which provides that any goods remaining in public store or bonded warehouse beyond three years shall be regarded as abandoned to the government, and sold under such regulations as the Secretary of the Treasury may prescribe, and the proceeds paid into the Vol. xii. p. 560. treasury, be, and the same is hereby, amended so as to authorize the Secretary of the Treasury, in case of any sale under the said provision, to pay to the owner, consignee, or agent of such goods, the proceeds thereof, 1846, ch. 84, § 1. after deducting duties, charges, and expenses, in conformity with the pro-Vol. ix. p. 53. vision of the first section of the warehouse act of August six, eighteen hundred and forty-six.

> SEC. 11. And be it further enacted, That during [the] period of one year from the passage of this act, there may be imported into the United States, free of duty, any machinery designed solely for and adapted to the manufacture of sugar from beets, including all the preliminary processes requisite therefor, but not including any machinery which may be used for any other manufactures.

> SEC. 12. And be it further enacted, That upon the reimportation of articles once exported of the growth, product, or manufacture of the United States, upon which no internal tax has been assessed or paid, or upon which such tax has been paid and refunded by allowance or drawback, there shall be levied, collected, and paid a duty equal to the tax imposed by the internal revenue laws upon such articles.

> SEC. 13. And be it further enacted, That there shall be established in and attached to the department of the treasury a bureau to be styled "the

Dutiable value of imported merchandise, how to he determined.

Additions to entered value to be part of actual value;

cent, what duty to be paid.

Duty never on less than invoiced value. This not to

apply to certain

remaining three years in public store, less expenses, &c. to be paid owner, &c. 1862, ch. 163,

\$ 21.

Machinery to make sugar from beets may be duty free for one vear.

Upon reimportation of products of the United States that have not paid an internal tax, a duty shall **De** imposed equal to such tax.

bureau of statistics," and the Secretary of the Treasury is hereby authorized to appoint a director to superintend and control the business of tistics estabsaid bureau, who shall be paid an annual salary of thirty-five hundred ury Department. And it shall be the duty of the director of the bureau of statistics dollars to prepare the report on the statistics of commerce and navigation, exports and imports, now required by law to be submitted annually to Congress by the Secretary of the Treasury; and said report, embracing the returns of the commerce and navigation, the exports and imports of the commerce and United States to the close of the fiscal year, shall be submitted to Congress in a printed form on or before the first day of December next suc- to be submitted to Congress. ceeding; and the said director, as soon as practicable after the organization of this office shall, under the direction of the Secretary of the Treasury, prepare and publish monthly reports of the exports and imports of the United States, including the quantities and values of goods warehoused or withdrawn from warehouse, and such other statistics relative to the and imports. trade and industry of the country as the Secretary of the Treasury may consider expedient. And the director of the bureau of statistics shall also prepare an annual statement of vessels registered, enrolled, and licensed under the laws of the United States, together with the class, name, ment of vessels. tonnage, and place of registry of each vessel, and such other information as the Secretary of the Treasury may deem proper to embody therein; and to enable the said director to furnish the information required, the Secretary of the Treasury shall have power, under such regulations as he shall prescribe, to establish and provide a system of numbering vessels so numbering ves-registered enrolled and licensed, and ack sets the set of a set of the set registered, enrolled, and licensed; and each vessel so numbered shall have registered, and her number deeply carved or otherwise permanently marked on her main licensed, may be beam; and if at any time she shall cease to be so marked, such vessel stublished. shall be no longer recognized as a vessel of the United States. The said to be marked. director shall also prepare an annual statement of all merchandise passing to be marked in transit through the United States to foreign countries, each description ceases to be a of merchandise, so far as practicable, warehoused, withdrawn from ware- United States house for consumption, for exportation, for transportation to other districts, and remaining in the warehouse at the end of each fiscal year. It shall ment of merbe the further duty of said director to collect, digest, and arrange, for the chandise in use of Congress; the statistics of the manufactures of the United States, housed, &c. their localities, sources of raw material, markets, exchanges with the producing regions of the country, transportation of products, wages, and such manufacture. other conditions as are found to affect their prosperity; and to aid him in the discharge of these duties, the several clerks now employed in the preparation of statistics in the treasury department, or any bureau thereof, may be placed under his supervision and direction; and, in addition, the Secretary of the Treasury shall detail such other clerks as may be necessary to fully carry out the provisions of this act. And the expenses of the bureau of statistics for clerical service, publication of reports, stationery, books, and statistical periodicals and papers required by the bureau, bureau. shall be defrayed on the order and approval of the Secretary of the Treasury, out of any moneys in the treasury not otherwise appropriated. And all letters and documents to and from the director of the bureau of statis-lege. tics, relating to the duties and business of his office, shall be transmitted by mail free of postage.

SEC. 14. And be it further enacted, That the Secretary of the Treas-ury be authorized to suspend the collection, in any of the States hereto-State declared fore declared in insurrection, of the direct tax imposed by an act of in insurrection Congress passed August fifth, eighteen hundred and sixty-one, entitled may be suspend "An act to provide increased revenue from imports, to pay interest on 1868. the public debt, and for other purposes," until January first, eighteen 1861, ch. 45. Vol. xii. p. 292 hundred and sixty-eight.

APPROVED, July 28, 1866.

Bureau of stalished in Treas-

Director, his Statistics of Report, when

Monthly re-

System of Numbers, how Vessel ceasing vessel. Annual state-Statistics of

Clerks.

Expenses of

Franking privi-