

nut-galls; pearl, mother of; pewter, when old, and fit only to be re-manufactured; rags, of whatever material; raw hides and skins of all kinds, whether dried, salted, or pickled, not otherwise provided for; safflower; saltpetre, or nitrate of soda, or potash, when crude; seed-lac; shellac; sumac; tin, in pigs, bars, or blocks; tortoise, and other shells unmanufactured; turmeric; waste, or shoddy; weld; zinc, spelter, or teutenegue, unmanufactured, not otherwise provided for.

SCHEDULE I.—(*Exempt from duty.*)

Animals imported for breed; bullion, gold and silver; cabinets of coins, medals, and other collections of antiquities; coffee and tea, when imported direct from the place of their growth or production, in American vessels, or in foreign vessels entitled by reciprocal treaties to be exempt from discriminating duties, tonnage, and other charges; coffee, the growth or production of the possessions of the Netherlands, imported from the Netherlands in the same manner; coins, gold, silver, and copper; copper ore; copper, when imported for the United States mint; cotton; felt, adhesive, for sheathing vessels; garden seeds, and all other seeds, not otherwise provided for; goods, wares, and merchandise, the growth, produce, or manufacture, of the United States, exported to a foreign country, and brought back to the United States in the same condition as when exported, upon which no drawback or bounty has been allowed; — *Provided*, That all regulations to ascertain the identity thereof prescribed by existing laws, or which may be prescribed by the Secretary of the Treasury, shall be complied with; — guano; household effects, old and in use, of persons or families from foreign countries, if used abroad by them, and not intended for any other person or persons, or for sale; junk, old; models of inventions and other improvements in the arts; — *Provided*, That no article or articles shall be deemed a model or improvement, which can be fitted for use; — oakum; oil, spermaceti, whale, and other fish, of American fisheries, and all other articles the produce of such fisheries; paintings and statuary, the production of American artists residing abroad, and all other paintings and statuary; — *Provided*, The same be imported in good faith as objects of taste, and not of merchandise; — personal and household effects (not merchandise) of citizens of the United States dying abroad; plaster of Paris, unground; platina, unmanufactured; sheathing copper, but no copper to be considered such, and admitted free, except in sheets forty-eight inches long and fourteen inches wide, and weighing from fourteen to thirty-four ounces the square foot; sheathing metal; specimens of natural history, mineralogy, or botany; trees, shrubs, bulbs, plants, and roots, not otherwise provided for; wearing apparel in actual use, and other personal effects not merchandise, professional books, implements, instruments, and tools of trade, occupation, or employment, of persons arriving in the United States; — *Provided*, That this exemption shall not be construed to include machinery or other articles imported for use in any manufacturing establishment, or for sale.

Schedule I, exempt from duty.

APPROVED, July 30, 1846.

CHAP. LXXV.—*An Act to exempt Coffee imported from the Netherlands from Duty in certain Cases, and for other Purposes.*

August 3, 1846.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That, from and after the passage of this act, coffee, the production or growth of the
VOL. IX. PUB.—7

Coffee import.

ed from the Netherlands, in Dutch or American vessels, to be free of duty.

Repeal of so much of act 1842, ch. 270, as is inconsistent herewith.

Duties collected on coffee in American vessels from the Netherlands, between Aug. 30, 1842, and Sept. 11, 1845, to be refunded.

Discriminating tonnage duties collected on Spanish vessels, in certain cases, to be refunded.

1832 ch. 207.

No discriminating tonnage duties on Spanish vessels, except from Cuba or Porto Rico.

colonies or dependencies of the Netherlands, imported into the United States from the Netherlands, either in Dutch or American vessels, shall be admitted free of duty; and so much of the act approved the thirtieth day of August, eighteen hundred and forty-two, entitled, "An Act to provide Revenue from Imports, and to change and modify existing Laws imposing Duties on Imports, and for other Purposes," as is inconsistent herewith, be, and the same is hereby, repealed.

Sec. 2. *And be it further enacted*, That the Secretary of the Treasury be, and he hereby is, authorized and required to refund and pay, out of any money in the treasury not otherwise appropriated, to the several persons or parties entitled to the same, the amount of duties levied and collected upon the importations of coffee in American vessels from the Netherlands, the production or growth of the colonies or dependencies of the Netherlands, between the thirtieth day of August, eighteen hundred and forty-two, and the eleventh day of September, eighteen hundred and forty-five.

Sec. 3. *And be it further enacted*, That the Secretary of the Treasury be, and he hereby is, authorized and required to refund and pay, out of any money in the treasury not otherwise appropriated, to the persons or parties severally entitled to receive the same, the amount of discriminating tonnage duties heretofore levied and collected on Spanish vessels coming from foreign countries (except from Cuba and Porto Rico) under the act approved the thirteenth day of July, eighteen hundred and thirty-two, entitled "An Act concerning Tonnage Duties on Spanish Vessels;" and from and after the passage of this act, no discriminating tonnage duties shall be levied on Spanish vessels coming from foreign countries, except those coming from Cuba or Porto Rico.

APPROVED, August 3, 1846.

August 3, 1846.

1860, ch. 81.

Terms of Circuit and District Courts for Ohio to be held on 2d Monday of November annually.

Proviso as to actions, &c., now pending.

CHAP. LXXVI. — *An Act in Relation to the Time of holding the Circuit and District Courts of the United States for the District of Ohio.*

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the terms of the Circuit and District Courts of the United States for the District of Ohio, heretofore held on the third Monday of December, annually, shall hereafter be held on the second Monday of November, annually: *Provided*, That all actions, suits, appeals, recognizances, processes, writs, and proceedings, whatever, pending in said courts, or returnable to the term, as it now exists, shall have day therein, and be tried, proceeded with, and disposed of, at the term as fixed by this act.

APPROVED, August 3, 1846.

August 3, 1846.

CHAP. LXXVII. — *An Act to grant the Right of Preëmption to actual Settlers on the Lands acquired by Treaty from the Miami Indians in Indiana.*

Preëmption rights on the Miami cessions, who entitled to.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That every actual settler, being the head of a family, or widow or single man over the age of twenty-one years, who is now in possession, by actual residence as a housekeeper, of any tract of public land within the limits of the several cessions by the Miami Indians in Indiana, which have not yet been proclaimed for sale by the President, or any such person who shall hereafter settle, erect a dwelling-house, and become a housekeeper upon any such tract of land, shall be entitled to the same benefits and privileges, with respect to said land, as was granted to settlers