

SECTION II.

Merchandise free of duty, with the previous fulfilment of formalities herein expressed.

II. The following articles shall not pay import duties when in the consular invoices it is declared that they come to serve expressly for the exportation of national productions, and in these cases the collectors of customs shall give the introducers a term of six months for the reshipment, which they must unavoidably do through the Custom House of the port of entry, where they shall give a bond as security for the payment of duties such a bond being made effective if the provisions of this law are not complied with.

1. Iron wire with hooks, for packages.
2. Iron hoops and their fastenings.
3. Wooden barrels and casks, empty.
4. Common wooden boxes.
5. Ready made bags, common, of all materials.

SECTION III.

Assessment of import duties to merchandise as provided in the regulations of this law.

III. All articles of merchandise found in the Vocabulary annexed to the present Regulations shall pay the tax in the fraction of this tariff to which it corresponds.

IV. Goods and fabrics of linen or hemp that have a mixture of cotton in any proportion shall pay the duty on goods and fabrics of linen only.

V. Woolen goods mixed with cotton, linen or hemp in any proportion shall pay the duty on woolen goods, according to the weight marked in the respective fractions.

VI. Woolen goods mixed with cotton, linen or hemp, shall pay the tax on woolen goods.

VII. Cotton, linen or woolen goods with a mixture of silk, and those of silk with a mixture of the same materials, shall pay duties as follows:

Warp	Woof	Materials which must prevail for the payment of duties	Fractions
Cotton, linen or wool	Cotton, linen or wool with mixture of silk	Cotton, linen or wool	178
Cotton, linen or wool with mixture of silk	Cotton, linen or wool	Cotton, linen or wool	178
Cotton, linen or wool with mixture of silk	Cotton, linen or wool with mixture of silk	Cotton, linen or wool	179
Cotton, linen or wool	Silk	Equals parts	479
Silk	Cotton, linen or wool	Equals parts	179
Silk with mixture of cotton, linen or wool	Silk with mixture of cotton, linen or wool	Silk	180
Silk with mixture of cotton, linen or wool	Silk	Silk	180
Silk	Silk with mixture of cotton, linen or wool	Silk	180

VIII. All goods and fabrics of silk with a mixture of cotton linen or wool will be considered as such when the mixture is found in the texture, those that have the mixture only in the borders, shall pay the duty on goods and fabrics of silk.

IX. All woolen goods in pieces or in fractions not denominated expressly in this Tariff or in the Vocabulary thereto annexed shall pay as imported duties what corresponds to the weight of a square metre according to the texture of the article and under the provision of fractions 131 to 142 of the same Tariff, including in this weight the border, trimmings, galloon tassels or any other woolen accessories which they may have.

X. As goods of plain texture must be considered

those in which the threads of the woof cross one by one the threads of the warp, taking one in the upper part and the other in the under part and repeating the same in the opposite sense so that the uppermost take the place of those underneath and the latter the place of the former. Goods of a different combination from the one mentioned here, shall be considered as not of plain texture.

XI. Open work is that which have the threads cut in the warp and woof to form designs or figures and not those that want threads or have them gathered in the warp: these latter shall be considered as figured.

XII. Only the clothing that comes in pieces with basted or separate ornaments shall be considered as half readymade clothing, those that have any parts sewed shall be considered as ready made clothing and pay the corresponding tax of this Tariff.

XIII. As handkerchiefs shall be considered those which in length do not exceed ninety centimetres in each side. Those of more length shall be treated as shawls.

XIV. Handkerchiefs that have only a letter or a name embroidered in one of their corners, shall be considered as not embroidered.

XV. Articles composed of two or more materials which are not mentioned in this tariff or vocabulary shall pay the duty corresponding to the material which has the higher tax in the Tariff.

XVI. Merchandise of unknown materials shall pay their duties as provided by section II of chapter 4th of this law.

XVII. Crockery and porcelain as well as crystal and glass wrought in pieces of all forms, painted or not painted, gilt, silvered or adorned with flowers, pictures or designs of painting, hand or modelled reliefs, and the like not taxed in this Tariff shall

pay the duty of fractions 267 and 274 of said Tariff.

XVIII. Crockery and porcelain and crystal and glass wrought in pieces of all forms with accoutrements and embossed work of all kinds, which are not expressly mentioned in this Tariff, shall pay duties as provided in note n^o XV of this section.

XIX. All spirits and liquors which in the centesimal alcoholmetre of Gay Lussac shall weigh from 15 to 88 degrees or 12,06 and 35 degrees of Cartier shall be considered as brandies. Those which exceed this weight shall be treated as alcohol.

XX. When medicinal drugs and chemical products bring in their inner packages a different mark or inscription from that of its declared contents, the merchandise shall be taxed with the higher duty between such a merchandise and the mark or inscription.

XXI. As net weight shall be considered the intrinsic value of articles; as legal weight, that which comprises besides the net weight, the weight of the bottles, boxes, inner wrappers etc, wherein the articles are contained and as gross weight, the total weight of merchandise.

XXII. Lead, brass, bronze, rubber, gutta-percha pipes and those enveloped in copper or brass when they do not come as part of machinery shall pay the duties provided in this Tariff.

XXIII. The articles which can be used separately from the machinery or apparatus as yig iron, iron bars, oils, woolen or not kind of goods, skins, tanned or not tanned, even if they shall be imported with machinery, shall pay the corresponding duty as provided by the Tariff of these Regulations.