however, That any mechanic, who shall sell The Confederate Tax Law. only the products of the labor of himself SEC. 1. That there shall be levied and and his own family, shall be exempt from collected upou the value of all naval stores, this tax.

salt, wines and spiritous liquors, tobacco VI. Wholesale dealers shall pay two hunmanufactured or unmanufactured, cotton, dred dollars and two and a half per cenwool, flour, sugar, molasses, syrup, rice and tum on the gross amount of all sales made. other agricultural products, held or owned Every person, whose business or occupation on the arst day of July next, and not necest is to sell or offer to sell groceries, or any sary for family consumption for the unexroods, wares or merchandize, of foreign of pired portion of the year 1863, and of the lomestic production, by one or more origi growth or production of any year preceding nal package or piece at one time to the the year 1863, a tax of S per cent.; and on all same purchaser, not including wines, spiritmoneys, bank notes or other carrency on hand or on deposit on the first day of July ous or malt liquors, shall be deemed as a next, and on the value of all credits on which wholesale dealer under this act; but, having the interest has not been paid, held or owned been registered as a wholesale dealer, such by any person, co-partnership or corporation person may also sell as aforesaid, as a retailer. on the 1st day of July next, and not employed VII. Pawnbrokers shall pay two hundred in a business, the income derived from which dollars. Every person, whose business or is taxed under the provisions of this act occupation it is to take or receive, by way there shall be levied and collected a tax of of pledge, favor or exchange, any goods one per cent .: Provided, That all moneys wares or merchandize, or any kind of per owned, held, or deposited beyond the limits sonal property whatever, for the repayment of the Confederate States, shall be valued at the current rate of exchange in Confed- deemed a pawnbroker under this act. VIII. Distillers shall pay two hundred erate Treasury notes, and the said tax shall dollars, and also twenty per contum on the be assessed on the first day of July next, or gross amount of all sales made. Every per as soon thereafter as may be practicable, son or co partnership, who distils or manu and be collected on the 1st day of Oct'r next. or as soon thereafter as may be practicable.

2. Every person engaged or intending to engage in any business named in the fifth section of this act, shall, within sixty days after the passage of this act, or at the time fifty cents per gallon on the first ten gallons, of beginning business, and on the first day and two dollars per gallon ou all spirits disof January in each year thereafter, register | tilled beyond that quantity.with the district collector, in such form as IX. Brewers shall pay one hundred dolthe commissioner of taxes shall prescribe, a true account of the name and residence of gross amount of all sales made. Every pereach person, firm, or corporation engaged son who manufactures fermented liquors of or interested in the business, with a state- any name or description for sale from malt. ment of the time for which, and the place wholly or in part, shall be deemed a brewer and manner in which the same is to be con- under this Act. ducted; and of all other facts going to as- X. "Hotels, inns, taverns and eating houcertain the amount of tax upon such busi- ses shall be classified and rated according ness for the past or the future, according to to the yearly rental, or if not rented, accordthe provisions of this act. At the time of ing to the estimated value of the yearly rentlector the specific tax for the year, ending tended to be occupied as a hotel, inn, tay- a photographer under this act. for the amount of tax then paid.

try, and to pay the tax required by the pre- rent shall be \$2,500, and less than \$5,000, within the meaning of this act.

the business shall not be subjected to any deemed an eating house under this act.

XIX. Butchers and Bakers shall pay the from houses shall be subject to a deduction that the statement or estimate of income and tenant to the government as and for the tax sum of fifty dollars, and one per centum on the gross amount of sales made. Any perenaira

f purchased by him.

on whose business it is to butcher and sell, or offer for sale in open market or otherwise. the flesh of cattle, hogs, or shoop, shall be leemed a butcher under this act; and any person whose business it is to bake and sell, the establishment and fixtures, if actually ferees, shall pay ten per centum on the r offer for sale, bread, shall be deemed aker under this act.

Any person, except persons engaged in ped- and manufactured. dling exclusively periodicals, books, newspapers published in the Confederate States. Bibles, or religious tracts, who sells or offers nodities, traveling with his goods from place to place in the street, or through different parts of the country, shall be deemed a pedller under this act: Provided: That any peddler who sells, or offers to sell, dry goods, for eign or domestic, by one or more original or security of money lent thereon, shall be pieces or packages at one time, and to the vessel

same person or persons as aforesaid, shall pay one hundred dollars, and two and a half per cent, on the gross sales: and any person who peddles jewelry shall pay fifty lollars, and two and a half per centum on factures spiritous liquors for sale, shall be the gross sales. The tax upon puddlers shall be deemed a tax upon the personal deemed a distiller under this act: Provided, privilege, to be paid by each individual enhowever, That distillers of fruit, for ninety gaged in the business, without regard to days or less, shall pay sixty dollars, and also

lace at which the same is conducted. XXI. Apothecaries shall pay fifty dollars, and two and a half per centum on the gross amount of sales made. Every person who keeps a shop or building where medicines lars, and two and a half per centum on the are compounded or prepared according to prescriptions of physicians, and sold, shall regarded as an apothecary under this act. XXII. Photographers shall pay the sum of fifty dollars, and two and a half per con-

tum on the gross amount of sales made. Any person or persons who make for sale photo graphs, ambrotypes, daguerreotypes or pictures on glass, metal, paper, or other matesuch registry, there shall be paid to the col- al of the house or property occupied or in- rial, by the action of light, shall be regarded

on the next thirty-first of December, and ern or eating house, as follows, to-wit: In XXIII. Lawyers actually engaged in anch other tax as may be due upon sales or cases where the actual or estimated rent practice shall pay fifty dollars. Every persuch registry, as herein provided; and the constitute the first class, and pay an annual to presecute or defend causes in any court

manufacturing or mining business, there then the tax payer, in addition to the income shall be deducted from the gross value of tax on the true amount of his income and charge the tenant from so much of his rent the products of the year: first, the rent of profits ascertained and assessed by the re- to the lessor. rented and not owned by the person prose- amount of said income tax, and the assessor

enting the business; second, the cost of the shall be entitled to one fifth of said additional March, eighteen hundred and sixty-four, an an XX. Peddlers shall pay fifty dollars and labor actually hired and paid for; third, the ten per centum over and above all other fees wo and a half per cent on the gross sales. actual cost of the raw material purchased and allowances: And provided further, That the assessor may administer oaths to referees,

III. If the income be derived from mavi- the tax payer, and any witness before the gating enterprises, there shall be deducted referees, in regard to said estimate, and any from the gross earnings, including the value deduction claimed, or any fact in reference to sell at retail, goods, wares, or other com- of freights on goods shipped by the person thereto, in such form as the Secretary of the running the vessel, the hire of the boat or Treasury may prescribe.

10. On all profits made by any person vessel, if not owned by the person running partnership or corporation during the year the value of all neat cattle, horses, mules, not use the same, or if owned by him a reasonable allowance for the wear and tear of the same, eighteen hundred and sixty-two, by the pur- in cultivation, and asses, owned by each pernot exceeding ten per contum per annum, chase within the Confederate States and sale, son in the Confederate States, and upon such value and also the cost of running the boat or during the said year, of any flour, corn, ba- the said owners shall be taxed one per cent, to be con, pork, oats, hay, rice, salt, iron, or the paid on or before the first day of January next

IV. If the income be derived by the tax manufactures of iron, sugar, molasses made ensuing. If the grazier, or planter, or farmer payer from boat or ship building, there of cane, butter, woolen cloths, shoes, boots, shall have sold beeves since the passage of this act shall be deducted from the gross receipts blankets and cotton cloths, a tax of ten per and prior to the first day of November, the gross of his occupation, including the value of the centum shall be levied and collected, to be proceeds of such sales shall be estimated and taxship when finished, if built for himself, the paid on the first day of July next: Provided, cost of the labor actually hired and paid by That the tax imposed by this section shall himself, and the prime cost of the materials, not apply to purchases and sales made in the due course of the regular retail business, V. If the income be derived by the tax and shall not continue beyond the present

aver from the sale of merchandise or any year. ther property, real or personal, there shall 11. Each farmer and planter in the Con-

be deducted from the gross amount of sales, federate States, after reserving for his own the prime cost of the property sold, includ- use fifty bushels of sweet potatoes and fifty ing the cost of transportation, salaries of bushels of Irish potatoes, one hundred bushclerks actually paid, and the rent of buildings els of the corn, or fifty bushels of the wheat employed in the business, if hired and not produced in the present year, shall pay and owned by himself. deliver to the Confederate Government, of VI. If the income be derived by the tax the products of the present year, one-tenth

payer from any other occupation, profession, of the wheat, corn, oats, rye, buckwheat or employment or business, there shall be de rice, sweet and Irish potatoes, and of the lucted from the gross amount of fees, com- cured hay and fodder; also, one tenth of the pensation, profits, earninge, or commissions, sugar, molasses made of cane, cotton, wool the salaries of clerks actually paid, and the and tobacco; the cotton ginned and packed rent of the office, or other building used in in some secure manner, and tobacco stripped the business, if hired and not owned by and packed in boxes, to be delivered by him himself, the cost of labor actually paid and on or before the first day of March in the not owned by himself, and the cost of ma- next year. Each farmer or planter, after nished by the chief collector to the auditor set receipts in such business, at the time of shall amount to \$10,000 or more, they shall son whose business it is, for fee or reward, terial other than mackinery purchased for reserving twenty bushels of peas or beans, thing the post quartermaster's account as a charge the use of his business, or to be converted but not more than twenty bushels of both, collector shall give to the person making sum of \$500; in cases where said rent shall of Record or other judicial triounal of the into some other form in the course of his busi- for his own use, shall deliver to the Confedsuch registry a copy thereof, with a receipt be \$5,000, and less than \$10,000, they shal! Confederate States, or of any State, or give ness; and in case of mutual insurance erate Government, for its use, one tenth of constitute the second class, and pay an an- advice in relation to causes or matters pend- companies, the amount of losses paid the pear, beans and ground peas produced 8. Any person failing to make the regis- nual sum of \$300; and in cases where said ing therein, shall be deemed to be a lawyor by them during the year. The income de- and gathered by him during the present rived from all other sources shall be subject year. As soon as the aforesaid crops are try, and to pay the tax required by the pre-meding section, shall, in addition to all other integration by this an annual sum of \$200; in cases where said in the said end of as!, pay double the amount of the specific rent shall be \$1,000, and less than \$2,500, dollars. Every person whose business it is, come than that derived from property own- tax payer, shall proceed to estimate the same tax on such business, and a like sum for they shall constitute the fourth class, and for fee or reward, to prescribe remedies or ed, or occupations or employments pursued in the following manner: The assessor and way on such outsiness, and a fike sum for the outsiness, and a fike sum for the outsiness, and the following manner. The assessor and a fike sum for the outsiness, and the following manner. The assessor and a fike sum for the outsiness, and the following manner. The assessor and the following manner. The assessor and the following manner. The assessor and for the outsiness, and the following manner. The assessor and for the outsiness, and the following manner. The assessor and for the outsiness, and the following manner. The assessor and for the outsiness, and the following manner. The assessor and for the outside of the following manner. The assessor and for the outside of the following manner. The assessor and for the outside of the sum of \$100; and in cases of the quartermaster's receiving from the tax payer shall each select a disinterest- where shall be included in estimating income shore shall be included in estimating income shore shall be included in estimated annual rental call in a third in case of a difference of or kind at his depot, and make amonthly report of the sind at his depot, and make amonthly report of the sind at his depot, and make amonthly report of the sind at his depot, and make amonthly report of the sind at his depot. and tax for each business mentioned in the an annual sum of \$30. Every place where the meaning of this act, as the case may be; of all dwellings, houses, buildings or build- pinion, to settle the matter in dispute; or if same to such officer as the Secretary of War may and tax for each place where the meaning of this act, and for each place where the meaning of this act, and for each place food and lodgings, or lodgings only, are pro-of conducting the same, but no tax shall be required for the mere storage of goods at a required for the mere storage place other than the registered place of the income or receipts from which amount purpose of making up their own prescrip-business. Upon every change in the place is 500 from that source, shall be regarded tions for their own patients. The tax upon tations or farms, and not employed in some tain the amount of the crops either by actual of conducting a registered business, there as a hotel, inn or tavern under this act." lawyers, physicians, surgeons and dentists business or occupations the profits of which measurement or by computing the contents shall be a new registry, but no addi- XI. That every place where food or re-shall be deemed a tax upon the personal are taxed as income under this act. When of the rooms or houses in which they are tional tax shall be required. Upon the death of any person conducting a business registered and taxed as herein required, or therein, and every boarding house in which the same is conducted: provided, interpretation of the same is conducted: provided for the business and without regard to the place the business and without regard to the place the same is conducted: provided, interpretation is practical as the same is conducted: provided for the business and without regard to the place the business and without regard to the place the same is conducted: provided for the same is conducted: provided for the business and without regard to the place the business are taken as the business of any kind are provided for the business and without regard to the place the business are taken as the business of any kind are provided for the business and without regard to the place the business are taken as the business and without regard to the place the business are taken as the business are tas the business are taken as th upon the transfer of the business to another, there shall be six boarders or more shall be That the provisions of this Act shall not ap- tion. On all theomes received during the and quality of said crops, including what ply to physicians and surgeons exclusively year over five hundred dollars, and not ex- may have been sold or consumed by the given to him therefor by the district tax collect

the business shall not be subjected to any deemed an eating house under this act. additional tax, but there shall be a new registry in the name of the person author-ized by law to continue the business. The business shall not ex-additional tax, but there shall be a new registry in the name of the person whose business it is to business. The business it is to tax of five producer prior to said estimate, whether ized by law to continue the business. The business shall pay two hundred dollars, and not ex-may have been sold or consumed by the district tax collect-or shall specify said partial payment. When the per cent shall be paid; on all incomes over gathered or not, and the value of the portion ized by law to continue the business. The business of the person author-ized by law to continue the business. The business of the person author-ized by law to continue the business. The business of the person author-ized by law to continue the business. The business of the person author-ized by law to continue the business. The business of the person author-ized by law to continue the business. The business of the person author-ized by law to continue the business. The business of the person author-ized by law to continue the business. The business of the person author-takes in kind have been received at the depot as takes in kind have been received at the depot as takes in kind have been received at the depot as the business of the person author-takes in kind have been received at the depot as takes in kind have been received at the depot as takes in kind have been received at the depot as takes in kind have been received at the depot as takes in kind have been received at the depot as takes in kind have been received at the depot as takes in kind have been received at the depot as takes in kind have been received at the depot as takes in kind have been received at the depot as takes in kind have been received at the depot as takes in kind have been received at th

not exceeding five per centum for annual profits rendered by the tax payer does not of the lessor on said rent, and the receipt of contain more than four-fifths of the true and the government officer shall release the lesson II. If the income be derived from any real amount of his taxable income and profits, from all obligation to include said rent in kind in his statement of income, and dis

12. That every farmer, planter, or grazier shall exhibit to the assessor, on or about the 1st of count of all the hogs he may have slaughtered since the passage of this act and before that time after the delivery of this estimate to the post quartermaster hereinafter mentioned by the assessor the said farmer, planter or grazier shall deliver an equivalent of one tenth of the same in eured ba. con, at the rate of sixty pounds of bacon to the one hundred weight of pork. That on the first of November next, and each year thereafter, an estimate shall be made, as hereinhetore provided or

ed as income, after deducting therefrom the mone actually paid for the parchase of such beeves. they have been actually purchased, and the value of the corn consumed by them. The estimate of these items shall be made in case of disagreement between the assessor and tax payer as herein pre-

cribed in other cases of income tax; and on each succeeding first day of November, the beeves sold during the preceding twelve months shall be asimated and taxed in the same manner.

13. That the Secretary of War shall divide the service of the quartermaster's department into two branches-one, herein denominated post quarter. masters, for the collection of the articles paid for taxes in kind, and the other for distribution to the proper points for supplying the army, and for livering cotton and tobacco to the agents of the Secretary of the Treasury. The tax assessor shall transfer the estimate of articles due from ead person, by way of a tax in kind, to the duly antorized post quartermaster, taking from the said quartermaster a receipt which shall be filed as a voucher with the chief collector in settling his account, and a copy of this receipt shall be fur against him. The post quartermaster receiving the estimate, shall collect from the tax-payer the articles which it specifies, and which he is bound to pay and deliver as a tax to the Confederate Government. The post quartermaster shall be liable for the safe custody of the articles placed in his care, and shall account for the same by show ing that, after proper deductions from unavoida ble loss, the residue has been delivered to the distributing agents as evidenced by their receipts The said post quartermaster shall also state the said, he shall deliver to the district tax collector said estimate as a basis for the distress warrant authorized to be issued, and take a receipt therefor, and forward the same to the chief tax collector as a credit in the statement of the accounts of said district tax collector as aforesaid and the receipt

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oupation hereinafter named, the following selves or others, or who deals in exchanges sells at retail confectionary, sweetmeats, on the first fifteen hundred dollars, and ten timate to the said collector, and a copy of of the Secretary of the Treasury, if they consist taxes shall be levied and paid for the year relating to money, shall be deemed a broker comfits or other confects, in any building, per cent. on the excess; on all incomes of or the same to the producer. The said produ- of cotton, wool or tobacco, or if they be suitable ending on the thirty first of December, eighteen hundred and sixty three, and for XIII. Commercial brokers or commission this Act. Shall be regarded as a confectioner under for forage or subsistence to such places and in such this Act. Shall be regarded as a confectioner under for forage or subsistence to such places and in such manner as the Sceretary of War may prescribe.

ount of producers or manufacturers.

II. Auctioneers shall pay fifty dollars under this act. whose occupation it is to offer property for bacconists. outcry. The tax upon the auctioneers shall lars and five per cent. on all receipts, which the amount of the tax.

distiller or brewer, who shall sell or offer hand shall be regarded as a juggler under shorter. for sale any such liquors or wines, in quan- this act: Provided, that no registry made SEC. 8. That the Secretary of the Treasutities of more than three gallons at one time, to the same purchaser, shall be regarded as meaning of this act. All persons, who shall anthorize exhibitions in any one State. sell or offer for sale, any such liquors, or wince, in quantities less than three gallons shall pay forty dollars for each alley or bilat one time to the same person, shall be liard table registered, which tax shall be regarded as retail dealers in liquors.

IV. Retail dealers in liquor, including of every description, shall pay one hundred without price, shall be regarded as a bowl-

V. Retail dealers shall pay fifty dollars and two and a half per centum on the gross fifty dollars. Any person whose occupation amount of sales made. Every person whose or business is to keep horses for hire or to gasiness or occupation it is to sell or offer let shall be regarded as a livery stable keepsell groceries or any goods, wares, mer- er under this act. chandize or other things of foreign or do-XVIII. Cattle brokers shall pay the sum meetic production, in less quantities than a of fifty dollars, and two and a half per cenwhole original piece or package at one time, tum on the gross amount of sales made.

distilled spirits, fermented liquors and wines played, and open to the public, with or

ed, and at their places of business, or upon official sales at auction, made by judicial er executive officers, or by personal represen-tatives, guardians or committees. and the manager thereof. Every build-tatives, guardians or committees. The tex ball be manager thereof. Every build-

and every description, including distilled horsemanship or acrobatic sports are exspirits, formented liquors, and wines of all hibited shall be regarded as a circus under virtue of this Act on the salary of any per- day of January ensuing. hinds, shall pay two hundred dollars, and this act. Jugglers and other persons ex- son receiving a salary not exceeding one finds, shall pay two interference of income appointed for that purpose, and the deputy such acts, matters and things as shall be required cales made. Every person, other than the Every person who performs by sleight of rate for another period of time, longer or and profit derived from any source what- executing the warrant shall be entitled to the to be done in order to the assessment of the mon-

in one State shall be held to authorize exry shall cause to be assessed and ascertained, on the first of January next, or as soon hibitions in another State; and but one rea wholesale dealer in liquors within the gistry shall be required under this act to thereafter as practicable, the income and age, as a referee, and the tax payer shall se- assessor and the tax payer shall se-XVI. Bowling alleys and billiard rooms paid by the owner thereof. Every place or building where bowls are thrown or billiards of labor, skill, property or money, and the shall be assessed, and a certificate signed and tax payer, and have the same force and

whatever, except salaries, during the calendellars, and ten per centum on the gross ing alley or billiard room respectively un- dar year preceding the first day of Janua- on which the tax payer shall be assessed: ed, and two copies of such assessment and XVII. Livery stable keepers shall pay

the manner hereinafter prescribed. I. If the income be derived from the rents referee as aforesaid, the assessor shall select provided further, that the assessor is hereby

of coal, iron or other minerals, there shall be can obtain, and a certificate signed by a ma- made: And provided further, when agriculto the same person, (not including wines, Any person whose business it is to buy and nual rent asum sufficient for the necessary an-the tax payer: And provided further, That payment be made by a tenant who is bound this act, shall be levied and collected only for the deducted from the gross amount of the an- jority of said referees shall be conclusive on tural produce in kind is paid for taxes, if spiritous or malt liquors,) shall be regarded as a retail dealer under this act: Provided, shall be considered a cattle broker. Any person whose business it is to buy and nual repairs, not exceeding ten per centum in any case submitted to referees, if they or to pay his rent in kind shall be paid in kind by the April 24, 1863.

each and every year thereafter, viz: I. Bankersshall pay five hundred dollars. I. Bankersshall be deemed a banker I. Bankersshall be deemed a banker I. Bankersshall be required, on the first day I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and on all incomes of or over I. Bankersshall be paid; and be paid; withis the meaning of this act who keeps a one registered as a wholesale dealer or of July, eighteen hundred and sixty-three, shall be paid; and on all incomes of or over ry marketable condition as may be usual rectly or indirectly for these purposes, he shall place of business where credits are opened banker whose business it is, as the agent of to make a list or return to the assessor of ten thousand dollars, a tax of fifteen per in the section in which they are to be delivin favor of any person, firm, or corporation, by the deposit or collection of money or by the deposit or collection of earrency, and by whom the same or any packages, or produce consigned by others this Act to the thirtieth day of June, eighteen of the annual earnings, set apart for divi- the time they have been estimated as afore- States. Should, however, the Secretary of War part thereof shall be paid out or remitted than the producers, to manage business handred and sixty three, inclusive, and at dead and reserved fund, to be paid to the said, at some depot not more than S miles notify the Secretary of the Treasury that it would upon the draft, check or order of such eredi- matters for the owners of vessels, or for the Confederate tax, and the from the place of production, and if not de- be impracticable for him to collect or use the arter; but not to include any bank legally an- shippers or consigners of goods, or whose days thereafter, after the said first day of dividend theu paid to the stockholder shall livered by that time, in such order, he ticles taxed in kind, or any of them, to be received thorized to issue notes as circulation, nor business it is to purchase, rent, hire or sell July, eighteen hundred and sixty-three, not be estimated as a part of his income for shall be liable to pay fifty per cent. more in certain districts or localities, then the Secretaria agents for the sale of merchandize for ac- real estate or negroes, shall be deemed a make a list or return to the assessor of the purposes of this act. All persons shall than the estimated value of the portion a- ry of the Treasury shall proceed to collect in said commercial broker or commision merchant district of the gross amount of such sales give in an estimate of their income and pro- foresaid, to be collected by the tax collector made as aforesaid, with the amount of tax fits derived from any other source whatever, as hereinafter prescibed: Provided, the govand two and a half per centum on the gross XIV. Tobacconists shall pay fifty dollars, which has accrued, or should accrue, there- and in doing so shall first state the gross ernment shall be bound to furnish to the

amount of sales made: Provided however, and two and a half per cent. on gross amount on, which list shall have annexed thereto a amount of their receipts as individuals or producer sacks for the delivery of such arti-That on all sales at auction of stock or secu- of sales. Any person whose business it is declaration, under oath or affirmation, in members of a firm or partnership, and also, cles of grain as require to be put in sacks rities for money, the tax shall be one-fourth to sell, at retail, cigars, snuff, or tobacco in form or manner as may be prescribed by the state particularly each item for which a de- for transportation, and shall allow to the proof one per centum on the gross amount of any form, shall be deemed a tobacc nist Commissioner of Taxes, that the same is true duction is to be made and the amount to be ducer of molasses the cost of the barrels consales. Every person shall be deemed an under this act. But registered wholesale and correct, and shall at the same time as | deducted for it: Provided, That the income | taining the same. The said estimate shall auctioneer, within the meaning of this act, and retail dealers shall not be taxed as to- aforesaid, pay to the collector the amount and profit upon which the above tax is to be conclusive evidence of the amount in moof taxes thereupon as aforesaid, and in de be imposed shall not be deemed to include ney, of tax due by the producer to the gov- ed by the assessor to the collector of the district. sale to the highest or best bidder at public XV. Theatres shall pay five hundred dol- fault thereof shall pay a penalty in double the products of land which are taxed in kind, ernment, and the collector is hereby authoas hereinafter described. Provided further, rised to proceed to collect the same by issu- said assessor shall file his receipt with the chief be deemed a tax upon the personal privi- tax shall be paid by the owner of the build- SEC. 7. That upon the salaries of all sal- That in case the annual earnings of said ing a warrant of distress from his office, un-

loge; to be paid by each individual engaged ing. Every edifice used for the purpose of aried persons serving in any capacity what- joint stock companies and corporations set der his signature, in the nature of a writ of district, holding said estimates, statements or bills, in the business, without regard to the place dramatic representations, plays or perform- ever, except upon salaries of persons in the apart as aforesaid, shall give a profit of more fori facias, and by virtue of the same to shall proceed to collect the same from the tax at which the same is conducted. No tax ances, and not including balls rented or military or naval service, there shall be paid shall be required upon auction sales made used occasionally for concerts or theatrical levied and collected a tax of one per centum on their capital stock paid in, one-eighth of premises of the tax payer, or elsewhere befor dealers in a business registered and tax- representations, shall be regarded as a the- on the gross amount of such salary, when said sum so set apart shall be paid as a tax longing to him, or so much thereof as may ed, and at their places of business, or upon atre under this act. Each circus shall pay not exceeding fifteen hundred dollars, and to the collector aforesaid, and in case said be necessary for the purpose of paying the

III. Wholesale dealers in liquors of any ing, tent or space, or area, where feats of for other taxes enumerated in this Act: and paid as aforesaid. The tax levied in required by the laws of the several States

ever, other than products in kind, which the same fees as are allowed in the respective tax payer is required to render, or with any States to sheriffs executing writs of fieri fa-

deduction claimed by said tax payer, he shall cias, said fees to be paid as costs by the tax select one disinterested citizen of the vicin- payer. Provided, that in all cases where the profits derived by each person, joint stock lect another, and the two thus selected shall sessment of the crops, and the value of the company and corporation from every occu- call in a third, who shall investigate and de- portion thereof to which the government is pation, employment or business, whether termine the facts in reference to said esti- entitled, no other assessment shall be necesregistered or not, in which they may have mate and deductions, and fix the amount of sary; but the estimate agreed on shall be rebeen engaged and from every investment income and profits on which the tax payer duced to writing and signed by the assessor income and profits derived from any source by a majority of the referees shall be conclu- effect as the assessment and estimate of dissive as to the amount of income and profits interested freeholders hereinbefore mentionry next, and the said income and profits Provided, That if any person shall fail or re- estimate thus agreed on and signed as aforeshall be ascertained, assessed and taxed in fuse to render the statement or estimate said shall be made, and one delivered to the aforesaid, or shall fail or refuse to select a producer and the other to the collector: And

of houses, lands, tenements, manufacturing three referees, who shall fix the amount of authorised to administer oaths to the tax or mining establishments, fixtures and ma- income and profits on which the tax payer payers and to witnesses in regard to any ichinery, mills, springs of salt or oil, or veins shall be assessed from the best evidence they tem of the estimate herein required to be

5. That upon each trade, business or oc- bank notes, or other securities, for them- gross amount of sales. Every person who thousand dollars, five per cent shall be paid and shall give a written statement of the es- aforesaid, they shall be distributed to the agents Should the Secretary of War find that some of the agricultural produce thus paid in and suitable for torage and subsistence has been or will be deposited in places where it cannot be used either dicause the same to be sold, in such manner as he districts or localities the money value of said articles specified in said estimate and not required in kind, and said money value shall be due on the first day of January in each and every year, and be collected as soon thereafter as practicable.

14. That the estimates of incomes and profits, other than those payable in kind, and the statements or bills for the amount of the specific tax on occupations, employments, business and protessions, and of taxes on gross sales, shall be deliver to the chief tax collector of the State, accompanied by the estimates, statements or bills aforesaid, delivered by assessor to the district collector as atoresaid.

15. That every person who, as trustee, guar dian, tutor, curator or committee, executor or administrator, or as agent, attorney in fact, or facthe said warrant of distress may be executed in chancery, clerk, register or other officer of any 9. That if the assessor shall be dissatisfied by the tax collector or any deputy by him court, shall be auswerable for the doing of all ey, property, products and income under their control and the payment of taxes thereon, and shall be indemnified against all and every person for all payments on account of the taxes herein specified, and shall be responsible for all taxes due from the estates, income money, or property in their possession or under their control

16. The income and moneys of hospitals, asys lums, churches, schools and colleges shall be exempt from taxation under the provisions of this act.

17. That the Secretary of the Treasury be, and he is hereby authorized, to make all rules and regulations necessary to the operation of this act, and not inconsistent herewith.

18. This act shall be in force for two years after the expiration of the present year, and the taxes herein imposed for the present year shall be le vied and collected for each year thereafter in the manner and form herein prescribed, and for the said time of two years unless this act shall be sooner repealed: Provided the tax on naval stores, flour, wool, cotton, tobacco, and other agricultu-