per with a string on exactly the same print ple as the spinition per top used by schoolore, is made to simplay a degree of destility at almost ensities it to be classed among be more inselligent members of the brute mation. The juggler throws it out with a nece which emables it to remain spinning wereral minutes. Sometimes he sets it m its perpendicular and remain an angle of farty five degrees; sometimes an angle of farty five degrees; as is at the further end of hisstring, hith becomes rigid by the tension, and has now a horizontal, now a vertical post-a, the top on one occasion fixing up into lax supended from the coining and caus-g a shower of gold leaf to fall upon the

e crowning feat of the "top spinner, called, is to lard the top into a sort on transroad. That extends from the the back of the platform, and to the t again on the opposite side, varied by orta of curves and angles, and passing ugh strange ministure edinces built in In the continue of the arms of a large and the continue of the continue of the continuers of the conti

of life. By the aid of fare he not only keeps them floatlog in it, but makes them estile on a large selof flowers and dust in and out of a the success the strong of Japan, which collect members of the evening—
Other members of the fronge gs through feats or the tight rope, and the fronge gs through ing tricks; but in these there is so great correlly, and the deliberate stowness with which the Japanese make their preparations within or without the State.

Merchants and other traders simil not be bound to list the credits averaing in the regular course of their business, during the regular course of their business, during the same kind. But his "top" and the "butturdy" are really given to an insurance company according to the same kind. But his "top" and the "butturdy" are really given to an insurance company according to the same kind of the same kind. But his "top" and the "butturdy" are really given to an insurance company according the lat day of April; but public officers, officers

Runs 7. The powers and duties in this Act, or in any other set, relating to the collection and return of State and county Taxes, cutrusted to and required of Sheriffs, shall likewise be entrusted to, and required of "Tax Collectors," when such officers are

in any county appointed.

Rule 8. Whenever the Sheriff is authorized to collect taxes on unlisted subjects, he is authorized and directed to administer an oath, to ascertain the true amount of taxes

4. Agricultural products, except family supposites for one year, in the hands of the producer, after the expiration of twelve mouths from the time the same were pro-

5. Agricultural products, in possession of a purchase, who does not pay tax on such products as a merchant or trader. Family supplies for one year shall be exempt.

6. Solvent credits, deducting therefrom the liabilities of the fax-payer as principal and as surety, where the principal is insolvent, the term "credits" to include all claims or demands owing to the tax-payer, whether the principal is made in the fax-payer of the f

"top" and the "initerely" are really use, and should be seen by every one takes an interest in the quasi occult arts lich they belong. It there is any department of the tricks, they are still most loss if there is note, they are universely uses in the tricks, they are still most loss if the research of the amount of an assessment already made, and the distribution of the distribution of the number of miles traveled on official duty.

remains: if there is none, they are marvelout a spraint of the tricks, they are marvelout and the bonds and stocks, or shares,
of such corporations and joint stock compantes, as do not list their propurty for tax
ation as prescribed in Hule 5. This section
shall include securities of any State or Goverminent, or their issue, then one
shall include securities of any State or Goverminent, or their issue, then one
shall include securities of any State or Goverminent, or their issue, then one
shall include securities of any State or Goverminent, or their issue, then one
shall include securities of any State or Goverminent, or their issue, then one
shall include securities of any State or Goverminent, or their issue, then one
shall include securities of any State or Goverminent, or their issue, then one
shall include securities of any State or Goverminent, or their issue, then one
shall include securities of any State or Goverminent, or their issue, then one
shall include securities of any State or G

adjoining States, if trought into this State for sale by the grower or manufacturer, shall be only one twentieth of one per cent.

Purchases taxed at a different rate from that imposed in this section, shall not be listed under this section. Merchants and other traders shall list as parately their purchasers of liquors, ready made ciothing and regular dealers, other articles josed at a higher rate.

6. Dealers in ready made clothing for mules shall pay one half of one per cent. on the total amount of purchases during said

7. On the grass receipts of hotel, restau tants, and eating bouses, it exceeding \$300, the tax shall be, one fourth of one per cent.

oath, to ascertain the true amount of taxes due.

**REBULE A.

Valuation of real estate to be that of 1800.

Personal property to be valued at time of listing.

Poli tax fifty cents. Employees to list that slaborers in the county where employed.

The following subjects shall pay a tax of employing a capital of twenty thousand dollars, or more, a license tax of less than twenty thousand dollars, if a capital of less than twenty thousand dollars, if the dollars, and if a capital of the same tax of the same

one liquors, wines or cordials, but the product of his own farm, in quantities count to
one quart and less than one barrel, shall pay
twenty-five dollars for every county.
Sect. 21. Gypsics \$2.0.

Persona selling by sample same tax as
contagned to the examination of the bankrupt by the court, either at its
own option or at the request of the sampne.

SCHEDULE C. The taxes embraced in schedule C. shall be listed and paid as is specially therein directed.

Express Companies shall pay four per cent, on grass receipts.
Telegraph Companies shall pay two per cent, on gross receipts,

Foreigo Insurance Companies shall pay two per cent, on gross receipts.

Banks shall pay three per cent, on divi-

rer's Department 50 cents; Supreme Court 50 cents; Notary Public, &c., 25 cents; Superior and County Court scals exempt, those on commission of Justices of the

as follows: First Serrants' wages under \$50. Second All the creditors pre rata, without any preference either from amount or date of claims, except that in cases wherein the bankrapt has become ball, sure-ty or guaranter for another, the compliance of the latter with the conditions must be

At the expiration of three months from the date of the adjudication of bankruptcy in any case, or as much earlier as the court in deliancy and registration of interesting and colourly Court wale speems, deliancy and it acquires and colourly Court wale speems, and colours, aname colours, and colours, and colours, and colours, and colours, may direct, the court, upon request of the

The state of power of the control of

District Cours of the Latted States has District of the Court the act of Congress establishing a uniform system of bankruptcy throughout the United States, and appears to have conformed to all the requirements of law in that behalf, it is therefore ordered by the Court that said therefore ordered by the Court that said and claims which by said act are made provable against his estate, and which existed on the day of on which day the petition for adjudication was filed by (or against) him, excepting such debts, if any, as are by said act excepted from the operation of a discharge in bankruptcy. Given under my hand and the seal of the Court, at the said district, this day of the court, at the said district, this day of the same schedule of fees for legal service, e.e., is provided as now obtain in proceedings in the Courts of the United States in other matters.

THE SENSINEL.

ADVIATOR OF THE

18 EVY IN U.S. LAW
BRIEF 7th 49 1887

The control of the first property of the and the distribution of taxes by the assessment and collection of taxes by the authority of the United States or any State. Section 29 provides for the full discharge of the bankrupt six months after compliance with the above conditions in entire honesty and good faith.

Section 30 declares that no one shall be entitled a second time to the benefits of bankruptcy, whose estate is sufficient to pay 70 per centum of his debts, unless upon the written assent of three-fourths of his creditors in value.

Section 31 provides that any creditor opany person having, to his knowledge or belief, proved a false out faith one month after compliance within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief, proved a false out of the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same to his assignce within one month after coming to the knowledge or belief the same t Section 25 orders the sale and the holding for distribution by the assignee of all periodispate.

Section 26 provides for the examination of the bankrupt by the court, either at its discretion, order any question of fact as own option or at the request of the sasignee, into all circumstances and statement of the bankrupt, who is punishable for contempt for non-compliance with the order for examination, and for good cause shown the wife of the bankrupt may be called and similarly examined.

Written assent of three-fourths of his credit ry course of trade, obtain on credit from any person any goods or chattels with intention of the grounds of his opposition, and the Court may, in its discretion, order any question of fact as presented to be tried at a stated session of the bankrupt, who is punishable for contempt for non-compliance with the order for examination, and for good cause shown the wife of the bankrupt may be called and similarly examined.

Section 27 subdivides priority of claims

Notice of three-fourths of his credit ry course of trade, obtain on credit from any person any goods or chattels with intention of fact as discretion, order any question of fact as ordispose of otherwise than by coast and statement of the Court may, in its discretion, order any question of fact as ordispose of otherwise than by coast and standard to the District Court.

Section 26 provides for the examination in writing of the grounds of his creditors, within three many person any goods or chattels with intent to defraud his creditors, within three discretion of fact as discretion, order any question of fact as ordispose of otherwise than by coast and standard in the ordinary course of trade, obtain on credit from any person any goods or chattels with intent to defraud his creditors, within three many person any goods or chattels with intent to defraud his creditors, within three many person any goods or chattels with intent to defraud his creditors, or chattels with intent to defraud his creditors, or chattels within three a

