

## TARIFF BILL OF 1930

JUNE 13, 1930.—Ordered to be printed

Mr. HAWLEY, from the committee of conference, submitted the following

### CONFERENCE REPORT

[To accompany H. R. 2667]

The committee of conference on the disagreeing votes of the two Houses on the following numbered amendments of the Senate to the bill (H. R. 2667) to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, to protect American labor, and for other purposes, namely: Amendments numbered 40, 41, 42, 43, 48, 49, 65, 66, 67, 364, 371, 374, 375, 377, 379, 380, 381, 383, 385, 386, 387, 885, 893, 895, 896, 897, 898, 899, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 913, 914, 915, 916, 917, 919, 920, 921, 922, 923, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 940, 942, 945, 946, 947, 948, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 987, 989, 992, 993, 995, 997, 999, 1002, 1003, 1004, 1006, 1008, 1009, 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1031, 1032, 1033, 1034, 1036, 1037, 1038, 1039, 1040, 1041, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1055, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1066, 1067, 1068, 1070, 1071, 1072, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1085, 1086, 1087, 1089, 1090, 1091, 1093, 1094, 1095, 1096, 1098, 1099, 1102, 1103, 1104, 1105, 1109, 1111, 1112, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1138, 1139, 1140, 1141, 1151, 1156, 1157, 1171, and 1179, having met, after full and free conference have agreed to recommend and do recommend to their respective Houses as follows:

That the Senate recede from its amendments numbered 364, 885, 893, 903, 904, 1004, 1006, 1095, 1128, 1134, 1138, 1139, 1141, and 1156.

That the House recede from its disagreement to the amendments of the Senate numbered 40, 41, 42, 43, 48, 49, 65, 66, 67, 374, 375, 377, 379, 380, 381, 383, 385, 386, 387, 895, 896, 897, 898, 899, 901, 902, 905, 906, 907, 908, 909, 910, 911, 913, 914, 915, 916, 917, 919, 920, 921, 922, 923, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 940, 942, 945, 946, 947, 948, 950, 951, 952, 953, 954, 955,

956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 1091, 1093, 1129, 1132, and 1133, and agree to the same.

Amendment numbered 371:

That the House recede from its disagreement to the amendment of the Senate numbered 371, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert the following:

*Par. 401. Timber hewn, sided, or squared, otherwise than by sawing, and round timber used for spars or in building wharves; sawed lumber and timber not specially provided for; all the foregoing, if of fir, spruce, pine, hemlock, or larch, \$1 per thousand feet, board measure, and in estimating board measure for the purposes of this paragraph no deduction shall be made on account of planing, tonguing, and grooving: Provided, That there shall be exempted from such duty boards, planks and deals of fir, spruce, pine, hemlock or larch, in the rough or not further manufactured than planed or dressed on one side, when imported from a country contiguous to the Continental United States, which country admits free of duty similar lumber imported from the United States.*

And the Senate agree to the same.

Amendment numbered 969:

That the House recede from its disagreement to the amendment of the Senate numbered 969, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1709; and the Senate agree to the same.

Amendment numbered 970:

That the House recede from its disagreement to the amendment of the Senate numbered 970, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1710; and the Senate agree to the same.

Amendment numbered 971:

That the House recede from its disagreement to the amendment of the Senate numbered 971, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1711; and the Senate agree to the same.

Amendment numbered 972:

That the House recede from its disagreement to the amendment of the Senate numbered 972, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1712; and the Senate agree to the same.

Amendment numbered 973:

That the House recede from its disagreement to the amendment of the Senate numbered 973, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1713; and the Senate agree to the same.

Amendment numbered 974:

That the House recede from its disagreement to the amendment of the Senate numbered 974, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1714; and the Senate agree to the same.

Amendment numbered 975:

That the House recede from its disagreement to the amendment of the Senate numbered 975, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1715; and the Senate agree to the same.

Amendment numbered 976:

That the House recede from its disagreement to the amendment of the Senate numbered 976, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1716; and the Senate agree to the same.

Amendment numbered 977:

That the House recede from its disagreement to the amendment of the Senate numbered 977, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1717; and the Senate agree to the same.

Amendment numbered 978:

That the House recede from its disagreement to the amendment of the Senate numbered 978, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1718; and the Senate agree to the same.

Amendment numbered 979:

That the House recede from its disagreement to the amendment of the Senate numbered 979, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1719; and the Senate agree to the same.

Amendment numbered 980:

That the House recede from its disagreement to the amendment of the Senate numbered 980, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1720; and the Senate agree to the same.

Amendment numbered 981:

That the House recede from its disagreement to the amendment of the Senate numbered 981, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1721; and the Senate agree to the same.

## Amendment numbered 982:

That the House recede from its disagreement to the amendment of the Senate numbered 982, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1722*; and the Senate agree to the same.

## Amendment numbered 983:

That the House recede from its disagreement to the amendment of the Senate numbered 983, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert the following:

*Par. 1723. Muzzle-loading muskets, shotguns, rifles, and parts thereof.*

And the Senate agree to the same.

## Amendment numbered 984:

That the House recede from its disagreement to the amendment of the Senate numbered 984, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1724*; and the Senate agree to the same.

## Amendment numbered 985:

That the House recede from its disagreement to the amendment of the Senate numbered 985, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1725*; and the Senate agree to the same.

## Amendment numbered 987:

That the House recede from its disagreement to the amendment of the Senate numbered 987, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1726*; and the Senate agree to the same.

## Amendment numbered 989:

That the House recede from its disagreement to the amendment of the Senate numbered 989, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1727*; and the Senate agree to the same.

## Amendment numbered 992:

That the House recede from its disagreement to the amendment of the Senate numbered 992, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1728. Nux vomica, gentian, sarsaparilla root, belladonna, henbane, stramonium, and ergot*; and the Senate agree to the same.

## Amendment numbered 993:

That the House recede from its disagreement to the amendment of the Senate numbered 993, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1729; and the Senate agree to the same.

Amendment numbered 995:

That the House recede from its disagreement to the amendment of the Senate numbered 995, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1730; and the Senate agree to the same.

Amendment numbered 997:

That the House recede from its disagreement to the amendment of the Senate numbered 997, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1731; and the Senate agree to the same.

Amendment numbered 999:

That the House recede from its disagreement to the amendment of the Senate numbered 999, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1732; and the Senate agree to the same.

Amendment numbered 1002:

That the House recede from its disagreement to the amendment of the Senate numbered 1002, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1733; and the Senate agree to the same.

Amendment numbered 1003:

That the House recede from its disagreement to the amendment of the Senate numbered 1003, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1734; and the Senate agree to the same.

Amendment numbered 1008:

That the House recede from its disagreement to the amendment of the Senate numbered 1008, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1735; and the Senate agree to the same.

Amendment numbered 1009:

That the House recede from its disagreement to the amendment of the Senate numbered 1009, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1736; and the Senate agree to the same.

Amendment numbered 1010:

That the House recede from its disagreement to the amendment of the Senate numbered 1010, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1737; and the Senate agree to the same.

Amendment numbered 1012:

That the House recede from its disagreement to the amendment of the Senate numbered 1012, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1738*; and the Senate agree to the same.

Amendment numbered 1013:

That the House recede from its disagreement to the amendment of the Senate numbered 1013, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1739*; and the Senate agree to the same.

Amendment numbered 1014:

That the House recede from its disagreement to the amendment of the Senate numbered 1014, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1740*; and the Senate agree to the same.

Amendment numbered 1015:

That the House recede from its disagreement to the amendment of the Senate numbered 1015, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1741*; and the Senate agree to the same.

Amendment numbered 1016:

That the House recede from its disagreement to the amendment of the Senate numbered 1016, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1742*; and the Senate agree to the same.

Amendment numbered 1017:

That the House recede from its disagreement to the amendment of the Senate numbered 1017, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1743*; and the Senate agree to the same.

Amendment numbered 1018:

That the House recede from its disagreement to the amendment of the Senate numbered 1018, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1744*; and the Senate agree to the same.

Amendment numbered 1019:

That the House recede from its disagreement to the amendment of the Senate numbered 1019, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1745*; and the Senate agree to the same.

Amendment numbered 1020:

That the House recede from its disagreement to the amendment of the Senate numbered 1020, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1746*; and the Senate agree to the same.

Amendment numbered 1021:

That the House recede from its disagreement to the amendment of the Senate numbered 1021, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1747*; and the Senate agree to the same.

Amendment numbered 1022:

That the House recede from its disagreement to the amendment of the Senate numbered 1022, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1748*; and the Senate agree to the same.

Amendment numbered 1023:

That the House recede from its disagreement to the amendment of the Senate numbered 1023, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1749*; and the Senate agree to the same.

Amendment numbered 1024:

That the House recede from its disagreement to the amendment of the Senate numbered 1024, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1750*; and the Senate agree to the same.

Amendment numbered 1025:

That the House recede from its disagreement to the amendment of the Senate numbered 1025, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1751*; and the Senate agree to the same.

Amendment numbered 1026:

That the House recede from its disagreement to the amendment of the Senate numbered 1026, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1752*; and the Senate agree to the same.

Amendment numbered 1027:

That the House recede from its disagreement to the amendment of the Senate numbered 1027, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1753*; and the Senate agree to the same.

Amendment numbered 1028:

That the House recede from its disagreement to the amendment of the Senate numbered 1028, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1754*; and the Senate agree to the same.

Amendment numbered 1029:

That the House recede from its disagreement to the amendment of the Senate numbered 1029, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1755*; and the Senate agree to the same.

Amendment numbered 1031:

That the House recede from its disagreement to the amendment of the Senate numbered 1031, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1756. Sea herring, smelts, and*; and the Senate agree to the same.

Amendment numbered 1032:

That the House recede from its disagreement to the amendment of the Senate numbered 1032, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1757. Coupeas not specially provided for, and sugar*; and the Senate agree to the same.

Amendment numbered 1033:

That the House recede from its disagreement to the amendment of the Senate numbered 1033, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1758*; and the Senate agree to the same.

Amendment numbered 1034:

That the House recede from its disagreement to the amendment of the Senate numbered 1034, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1759*; and the Senate agree to the same.

Amendment numbered 1036:

That the House recede from its disagreement to the amendment of the Senate numbered 1036, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1761*; and the Senate agree to the same.

Amendment numbered 1037:

That the House recede from its disagreement to the amendment of the Senate numbered 1037, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1762*; and the Senate agree to the same.

## Amendment numbered 1038:

That the House recede from its disagreement to the amendment of the Senate numbered 1038, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1763; and the Senate agree to the same.

## Amendment numbered 1039:

That the House recede from its disagreement to the amendment of the Senate numbered 1039, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1764; and the Senate agree to the same.

## Amendment numbered 1040:

That the House recede from its disagreement to the amendment of the Senate numbered 1040, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1765; and the Senate agree to the same.

## Amendment numbered 1041:

That the House recede from its disagreement to the amendment of the Senate numbered 1041, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1766; and the Senate agree to the same.

## Amendment numbered 1046:

That the House recede from its disagreement to the amendment of the Senate numbered 1046, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1767; and the Senate agree to the same.

## Amendment numbered 1047:

That the House recede from its disagreement to the amendment of the Senate numbered 1047, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert the following:

*Par. 1768. Spices and spice seeds:*

(1) *Cassia, cassia buds, and cassia vera; cloves; clove stems; cinnamon and cinnamon chips; ginger root, not preserved or candied; mace; nutmegs; black or white pepper; and pimento (allspice); all the foregoing, if unground;*

(2) *anise; caraway; cardamom; coriander; cummin; and fennel.*

And the Senate agree to the same.

## Amendment numbered 1048:

That the House recede from its disagreement to the amendment of the Senate numbered 1048, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1769; and the Senate agree to the same.

Amendment numbered 1049:

That the House recede from its disagreement to the amendment of the Senate numbered 1049, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1770; and the Senate agree to the same.

Amendment numbered 1050:

That the House recede from its disagreement to the amendment of the Senate numbered 1050, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1771; and the Senate agree to the same.

Amendment numbered 1051:

That the House recede from its disagreement to the amendment of the Senate numbered 1051, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1772; and the Senate agree to the same.

Amendment numbered 1052:

That the House recede from its disagreement to the amendment of the Senate numbered 1052, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1773; and the Senate agree to the same.

Amendment numbered 1053:

That the House recede from its disagreement to the amendment of the Senate numbered 1053, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1774; and the Senate agree to the same.

Amendment numbered 1055:

That the House recede from its disagreement to the amendment of the Senate numbered 1055, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1775; and the Senate agree to the same.

Amendment numbered 1057:

That the House recede from its disagreement to the amendment of the Senate numbered 1057, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1776; and the Senate agree to the same.

Amendment numbered 1058:

That the House recede from its disagreement to the amendment of the Senate numbered 1058, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1777; and the Senate agree to the same.

## Amendment numbered 1059:

That the House recede from its disagreement to the amendment of the Senate numbered 1059, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1778; and the Senate agree to the same.

## Amendment numbered 1060:

That the House recede from its disagreement to the amendment of the Senate numbered 1060, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1779; and the Senate agree to the same.

## Amendment numbered 1061:

That the House recede from its disagreement to the amendment of the Senate numbered 1061, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1780; and the Senate agree to the same.

## Amendment numbered 1062:

That the House recede from its disagreement to the amendment of the Senate numbered 1062, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1781; and the Senate agree to the same.

## Amendment numbered 1063:

That the House recede from its disagreement to the amendment of the Senate numbered 1063, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1782; and the Senate agree to the same.

## Amendment numbered 1064:

That the House recede from its disagreement to the amendment of the Senate numbered 1064, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1783. (a) *Impure tea, tea waste, and tea siftings and sweepings, for manufacturing purposes in bond, pursuant to the provisions of the Act entitled "An Act to prevent the importation of impure and unwholesome tea," approved March 2, 1897, and Acts amendatory thereof and supplementary thereto.*

(b) *Tea*

And the Senate agree to the same.

## Amendment numbered 1066:

That the House recede from its disagreement to the amendment of the Senate numbered 1066, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1784; and the Senate agree to the same.

Amendment numbered 1067:

That the House recede from its disagreement to the amendment of the Senate numbered 1067, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1785; and the Senate agree to the same.

Amendment numbered 1068:

That the House recede from its disagreement to the amendment of the Senate numbered 1068, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1786; and the Senate agree to the same.

Amendment numbered 1070:

That the House recede from its disagreement to the amendment of the Senate numbered 1070, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1787; and the Senate agree to the same.

Amendment numbered 1071:

That the House recede from its disagreement to the amendment of the Senate numbered 1071, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert the following:

*Par. 1788. Truffles, fresh, or dried or otherwise prepared or preserved.*

And the Senate agree to the same.

Amendment numbered 1072:

That the House recede from its disagreement to the amendment of the Senate numbered 1072, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1789; and the Senate agree to the same.

Amendment numbered 1074:

That the House recede from its disagreement to the amendment of the Senate numbered 1074, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1790; and the Senate agree to the same.

Amendment numbered 1075:

That the House recede from its disagreement to the amendment of the Senate numbered 1075, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1791; and the Senate agree to the same.

Amendment numbered 1076:

That the House recede from its disagreement to the amendment of the Senate numbered 1076, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1792; and the Senate agree to the same.

## Amendment numbered 1077 :

That the House recede from its disagreement to the amendment of the Senate numbered 1077, and agree to the same with an amendment as follows :

In lieu of the matter proposed to be inserted by the Senate amendment insert 1793; and the Senate agree to the same.

## Amendment numbered 1078 :

That the House recede from its disagreement to the amendment of the Senate numbered 1078, and agree to the same with an amendment as follows :

In lieu of the matter proposed to be inserted by the Senate amendment insert 1794; and the Senate agree to the same.

## Amendment numbered 1079 :

That the House recede from its disagreement to the amendment of the Senate numbered 1079, and agree to the same with an amendment as follows :

In lieu of the matter proposed to be inserted by the Senate amendment insert 1795; and the Senate agree to the same.

## Amendment numbered 1080 :

That the House recede from its disagreement to the amendment of the Senate numbered 1080, and agree to the same with an amendment as follows :

In lieu of the matter proposed to be inserted by the Senate amendment insert 1796; and the Senate agree to the same.

## Amendment numbered 1081 :

That the House recede from its disagreement to the amendment of the Senate numbered 1081, and agree to the same with an amendment as follows :

In lieu of the matter proposed to be inserted by the Senate amendment insert 1797; and the Senate agree to the same.

## Amendment numbered 1082 :

That the House recede from its disagreement to the amendment of the Senate numbered 1082, and agree to the same with an amendment as follows :

In lieu of the matter proposed to be inserted by the Senate amendment insert 1798; and the Senate agree to the same.

## Amendment numbered 1085 :

That the House recede from its disagreement to the amendment of the Senate numbered 1085, and agree to the same with an amendment as follows :

In lieu of the matter proposed to be inserted by the Senate amendment insert 1799; and the Senate agree to the same.

## Amendment numbered 1086 :

That the House recede from its disagreement to the amendment of the Senate numbered 1086, and agree to the same with an amendment as follows :

In lieu of the matter proposed to be inserted by the Senate amendment insert 1800; and the Senate agree to the same.

Amendment numbered 1087:

That the House recede from its disagreement to the amendment of the Senate numbered 1087, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1801; and the Senate agree to the same.

Amendment numbered 1089:

That the House recede from its disagreement to the amendment of the Senate numbered 1089, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1802; and the Senate agree to the same.

Amendment numbered 1090:

That the House recede from its disagreement to the amendment of the Senate numbered 1090, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1803; and the Senate agree to the same.

Amendment numbered 1094:

That the House recede from its disagreement to the amendment of the Senate numbered 1094, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1804; and the Senate agree to the same.

Amendment numbered 1096:

That the House recede from its disagreement to the amendment of the Senate numbered 1096, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1805; and the Senate agree to the same.

Amendment numbered 1098:

That the House recede from its disagreement to the amendment of the Senate numbered 1098, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1806; and the Senate agree to the same.

Amendment numbered 1099:

That the House recede from its disagreement to the amendment of the Senate numbered 1099, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1807; and the Senate agree to the same.

Amendment numbered 1102:

That the House recede from its disagreement to the amendment of the Senate numbered 1102, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert 1808; and the Senate agree to the same.

**Amendment numbered 1103:**

That the House recede from its disagreement to the amendment of the Senate numbered 1103, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1809*; and the Senate agree to the same.

**Amendment numbered 1104:**

That the House recede from its disagreement to the amendment of the Senate numbered 1104, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1810*; and the Senate agree to the same.

**Amendment numbered 1105:**

That the House recede from its disagreement to the amendment of the Senate numbered 1105, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1811*; and the Senate agree to the same.

**Amendment numbered 1109:**

That the House recede from its disagreement to the amendment of the Senate numbered 1109, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert the following:

*Par. 1812. Gobelín tapestries used as wall hangings.*

And the Senate agree to the same.

**Amendment numbered 1111:**

That the House recede from its disagreement to the amendment of the Senate numbered 1111, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1813*; and the Senate agree to the same.

**Amendment numbered 1112:**

That the House recede from its disagreement to the amendment of the Senate numbered 1112, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert *1814*; and the Senate agree to the same.

**Amendment numbered 1130:**

That the House recede from its disagreement to the amendment of the Senate numbered 1130, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert a comma and the following: *but in no event for longer than ninety days after the effective date of this Act*; and the Senate agree to the same.

## Amendment numbered 1131:

That the House recede from its disagreement to the amendment of the Senate numbered 1131, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert: *No person shall be eligible for appointment as a commissioner unless he is a citizen of the United States, and, in the judgment of the President, is possessed of qualifications requisite for developing expert knowledge of tariff problems and efficiency in administering the provisions of Part II of this title. Not more than three of the commissioners shall be members of the same political party, and in making appointments members of different political parties shall be appointed alternately as nearly as may be practicable and a period; and the Senate agree to the same.*

## Amendment numbered 1135:

That the House recede from its disagreement to the amendment of the Senate numbered 1135, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert \$11,000; and the Senate agree to the same.

## Amendment numbered 1140:

That the House recede from its disagreement to the amendment of the Senate numbered 1140, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert the following:

## SEC. 336. EQUALIZATION OF COSTS OF PRODUCTION.

(a) CHANGE OF CLASSIFICATION OR DUTIES.—*In order to put into force and effect the policy of Congress by this Act intended, the commission (1) upon request of the President, or (2) upon resolution of either or both Houses of Congress, or (3) upon its own motion, or (4) when in the judgment of the commission there is good and sufficient reason therefor, upon application of any interested party, shall investigate the differences in the costs of production of any domestic article and of any like or similar foreign article. In the course of the investigation the commission shall hold hearings and give reasonable public notice thereof, and shall afford reasonable opportunity for parties interested to be present, to produce evidence, and to be heard at such hearings. The commission is authorized to adopt such reasonable procedure and rules and regulations as it deems necessary to execute its functions under this section. The commission shall report to the President the results of the investigation and its findings with respect to such differences in costs of production. If the commission finds it shown by the investigation that the duties expressly fixed by statute do not equalize the differences in the costs of production of the domestic article and the like or similar foreign article when produced in the principal competing country, the commission shall specify in its report such increases or decreases in rates of duty expressly fixed by statute (including any*

necessary change in classification) as it finds shown by the investigation to be necessary to equalize such differences. In no case shall the total increase or decrease of such rates of duty exceed 50 per centum of the rates expressly fixed by statute.

(b) CHANGE TO AMERICAN SELLING PRICE.—If the commission finds upon any such investigation that such differences can not be equalized by proceeding as hereinbefore provided, it shall so state in its report to the President and shall specify therein such ad valorem rates of duty based upon the American selling price (as defined in section 402 (g)) of the domestic article, as it finds shown by the investigation to be necessary to equalize such differences. In no case shall the total decrease of such rates of duty exceed 50 per centum of the rates expressly fixed by statute, and no such rate shall be increased.

(c) PROCLAMATION BY THE PRESIDENT.—The President shall by proclamation approve the rates of duty and changes in classification and in basis of value specified in any report of the commission under this section, if in his judgment such rates of duty and changes are shown by such investigation of the commission to be necessary to equalize such differences in costs of production.

(d) EFFECTIVE DATE OF RATES AND CHANGES.—Commencing thirty days after the date of any presidential proclamation of approval the increased or decreased rates of duty and changes in classification or in basis of value specified in the report of the commission shall take effect.

(e) ASCERTAINMENT OF DIFFERENCES IN COSTS OF PRODUCTION.—In ascertaining under this section the differences in costs of production, the commission shall take into consideration, in so far as it finds it practicable:

(1) In the case of a domestic article.—(A) The cost of production as hereinafter in this section defined; (B) transportation costs and other costs incident to delivery to the principal market or markets of the United States for the article; and (C) other relevant factors that constitute an advantage or disadvantage in competition.

(2) In the case of a foreign article.—(A) The cost of production as hereinafter in this section defined, or, if the commission finds that such cost is not readily ascertainable, the commission may accept as evidence thereof, or as supplemental thereto, the weighted average of the invoice prices or values for a representative period and/or the average wholesale selling price for a representative period (which price shall be that at which the article is freely offered for sale to all purchasers in the principal market or markets of the principal competing country or countries in the ordinary course of trade and in the usual wholesale quantities in such market or markets); (B) transportation costs and other costs incident to delivery to the principal market or markets of the United States for the article; (C) other relevant factors that constitute an advantage or disadvantage in competition, including advantages granted to the foreign producers by a government, person, partnership, corporation, or association in a foreign country.

(f) **MODIFICATION OF CHANGES IN DUTY.**—Any increased or decreased rate of duty or change in classification or in basis of value which has taken effect as above provided may be modified or terminated in the same manner and subject to the same conditions and limitations (including time of taking effect) as is provided in this section in the case of original increases, decreases, or changes.

(g) **PROHIBITION AGAINST TRANSFERS FROM THE FREE LIST TO THE DUTIABLE LIST OR FROM THE DUTIABLE LIST TO THE FREE LIST.**—Nothing in this section shall be construed to authorize a transfer of an article from the dutiable list to the free list or from the free list to the dutiable list, nor a change in form of duty. Whenever it is provided in any paragraph of Title I of this Act, or in any amendatory Act, that the duty or duties shall not exceed a specified ad valorem rate upon the articles provided for in such paragraph, no rate determined under the provisions of this section upon such articles shall exceed the maximum ad valorem rate so specified.

(h) **DEFINITIONS.**—For the purpose of this section—

(1) The term “domestic article” means an article wholly or in part the growth or product of the United States; and the term “foreign article” means an article wholly or in part the growth or product of a foreign country.

(2) The term “United States” includes the several States and Territories and the District of Columbia.

(3) The term “foreign country” means any empire, country, dominion, colony, or protectorate, or any subdivision or subdivisions thereof (other than the United States and its possessions).

(4) The term “cost of production”, when applied with respect to either a domestic article or a foreign article, includes, for a period which is representative of conditions in production of the article: (A) The price or cost of materials, labor costs, and other direct charges incurred in the production of the article and in the processes or methods employed in its production; (B) the usual general expenses, including charges for depreciation or depletion which are representative of the equipment and property employed in the production of the article and charges for rent or interest which are representative of the cost of obtaining capital or instruments of production; and (C) the cost of containers and coverings of whatever nature, and other costs, charges, and expenses incident to placing the article in condition packed ready for delivery.

(i) **RULES AND REGULATIONS OF PRESIDENT.**—The President is authorized to make all needful rules and regulations for carrying out his functions under the provisions of this section.

(j) **RULES AND REGULATIONS OF SECRETARY OF TREASURY.**—The Secretary of the Treasury is authorized to make such rules and regulations as he may deem necessary for the entry and declaration of foreign articles of the class or kind of articles with respect to which a change in basis of value has been made under the provisions of subdivision (b) of this section, and for the form of invoice required at time of entry.

(k) *INVESTIGATIONS PRIOR TO ENACTMENT OF ACT.*—All uncompleted investigations instituted prior to the approval of this Act under the provisions of section 315 of the Tariff Act of 1922, including investigations in which the President has not proclaimed changes in classification or in basis of value or increases or decreases in rates of duty, shall be dismissed without prejudice; but the information and evidence secured by the commission in any such investigation may be given due consideration in any investigation instituted under the provisions of this section.

And the Senate agree to the same.

Amendment numbered 1151:

That the House recede from its disagreement to the amendment of the Senate numbered 1151, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert the following:

**SEC. 339. EFFECT OF REENACTMENT OF EXISTING LAW.**

*Notwithstanding the repeal by section 651 of the laws relating to the United States Tariff Commission and their reenactment in sections 330 to 338, inclusive, with modifications, the unexpended balances of appropriations available for the commission at the time this section takes effect shall remain available for the commission in the administration of its functions under this Act; and such repeal and reenactment shall not operate to change the status of the officers and employees under the jurisdiction of the commission at the time this section takes effect. No investigation or other proceeding pending before the commission at such time (other than proceedings under section 315 of the Tariff Act of 1922) shall abate by reason of such repeal and reenactment, but shall continue under the provisions of this Act.*

And the Senate agree to the same.

Amendment numbered 1157:

That the House recede from its disagreement to the amendment of the Senate numbered 1157, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be stricken out by the Senate amendment insert the following:

(4) *In the case of an article with respect to which there is in effect under section 336 a rate of duty based upon the American selling price of a domestic article, then the American selling price of such article.*

And the Senate agree to the same.

Amendment numbered 1171:

That the House recede from its disagreement to the amendment of the Senate numbered 1171, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be stricken out by the Senate amendment insert and in subdivision (j) of section 336 of this Act; and the Senate agree to the same.

Amendment numbered 1179:

That the House recede from its disagreement to the amendment of the Senate numbered 1179, and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment insert the following:

*Furniture described in paragraph 1811 shall enter the United States at ports which shall be designated by the Secretary of the Treasury for this purpose. If any article described in paragraph 1811 and imported for sale is rejected as unauthentic in respect to the antiquity claimed as a basis for free entry, there shall be imposed, collected, and paid on such article, unless exported under customs supervision, a duty of 25 per centum of the value of such article in addition to any other duty imposed by law upon such article.*

And the Senate agree to the same.

W. C. HAWLEY,  
ALLEN T. TREADWAY,  
ISAAC BACHARACH,  
*Managers on the part of the House,*  
REED SMOOT,  
JAMES E. WATSON,  
SAMUEL M. SHORTRIDGE,  
*Managers on the part of the Senate.*

[Revised June 4, 1930]

STATEMENT OF THE MANAGERS ON THE PART OF THE HOUSE

The managers on the part of the House at the conference on the disagreeing votes of the two Houses on the amendments of the Senate to the bill (H. R. 2667) to provide revenue, to regulate commerce with foreign countries, to encourage the industries of the United States, to protect American labor, and for other purposes, specified in the accompanying conference report, submit the following written statement in explanation of the effect of the action agreed upon by the conferees and recommended in the accompanying conference report:

The following amendments make changes in paragraph numbers, and the House recedes with amendments making further changes in paragraph numbers: 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 984, 985, 987, 989, 993, 995, 997, 999, 1002, 1003, 1008, 1009, 1010, 1012, 1013, 1014, 1015, 1016, 1017, 1018, 1019, 1020, 1021, 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1033, 1034, 1036, 1037, 1038, 1039, 1040, 1041, 1046, 1048, 1049, 1050, 1051, 1052, 1053, 1055, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1066, 1067, 1068, 1070, 1072, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1085, 1086, 1087, 1089, 1090, 1094, 1096, 1098, 1099, 1102, 1103, 1104, 1105, 1111, and 1112.

The following amendments make changes in references to paragraph numbers, and the House recedes: 40, 41, 42, 43, 48, 49, 65, 66, 67, 374, 375, 377, 379, 380, 381, 383, 385, 386, 387, 895, 896, 897, 898, 899, 902, 905, 906, 907, 908, 909, 910, 911, 913, 915, 916, 917, 920, 921, 922, 923, 925, 926, 927, 928, 929, 930, 931, 932, 933, 935, 936, 937, 940, 942, 945, 946, 947, 948, 951, 952, 954, 955, 956, 957, 958, 959, 960, 961, 963, 965, and 966.

Amendments Nos. 364, 885, 903, 904, 1004, and 1006: Amendment No. 364 imposes on silver-bearing ores and mattes a duty of 30 cents per ounce on the silver contained therein and on silver bullion or base bullion, silver dross, reclaimed silver, scrap silver, all alloys or combinations containing more than 5 ounces of silver per ton, not specially provided for, a duty of 30 cents per ounce on the silver contained therein, with a proviso that this duty shall not apply to minted coins of the United States, or circulating minted coins of a foreign government in the possession of an individual not in excess of \$100 in exchange value. Amendments Nos. 885, 903, 904, 1004, and 1006 make necessary changes in the free list; and the Senate recedes on all these amendments.

Amendments Nos. 371, 1091, 1093, and 1095: Amendment No. 371 imposes on timber hewn, sided, or squared, otherwise than by sawing, and round timber used for spars or in building wharves; sawed lumber and timber not specially provided for; all the foregoing; if of fir, spruce, pine, hemlock, or larch; railroad ties, and

telephone, telegraph, trolley, and electric-light poles of any wood, a duty of \$1.50 per thousand feet board measure, but the amendment further provides that there shall be exempted from such duty boards, planks, and deals of fir, spruce, pine, hemlock, or larch, in the rough or not further manufactured than planed or dressed on one side, when imported from a country contiguous to the continental United States, which country admits free of duty similar lumber imported from the United States. Amendments Nos. 1091 and 1093 make changes in the free list to carry out the imposition of this duty and amendment No. 1095 strikes from the free list railroad ties and telephone, telegraph, trolley, and electric-light poles of any wood. The House recedes on amendments Nos. 1091 and 1093 and recedes on amendment No. 371 with an amendment making the rate \$1 per thousand feet board measure and striking out the duty on railroad ties and telephone, telegraph, trolley, and electric-light poles of any wood. The Senate recedes on amendment No. 1095.

Amendment No. 885: See amendment No. 364. The Senate recedes.

Amendment No. 893: This amendment places on the free list Roman, Portland, and other hydraulic cement and cement clinker imported by or for the use of, or for sale to, a State, county, parish, city, town, municipality, or political subdivision of government thereof, for public purposes; and the Senate recedes.

Amendment No. 901: The House bill placed coffee on the free list. This amendment excepts from free entry coffee imported into Porto Rico in the event that a duty is imposed thereon under authority of section 319, which section is inserted in Title III of the bill by amendment No. 1126, upon which the House has receded with certain amendments. The managers on the part of the House at the first conference favored recession on the part of the House on the substance of this amendment, but were unable to recede on account of their inability to agree with the managers on the part of the Senate on the paragraph number, due to the fact that certain substantive amendments (e. g., amendment No. 893, the free-list provision as to cement) were in disagreement, and the correct numbering of this paragraph could not be determined until those substantive amendments were disposed of. The House recedes.

Amendment No. 903: See amendment No. 364. The Senate recedes.

Amendment No. 904: See amendment No. 364. The Senate recedes.

Amendment No. 914: The House bill exempted from duty metallic mineral substances in a crude state, and metals unwrought, whether capable of being wrought or not, not specially provided for. The Senate amendment confines the exemption to metallic mineral substances in a crude state, such as drosses, skimmings, residues, brass foundry ash, and flue dust, not specially provided for. The managers on the part of the House at the first conference favored recession on the part of the House on the substance of this amendment, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number. The House recedes.

Amendment No. 919: The House bill placed upon the free list glaziers' and engravers' diamonds, unset, and miners' diamonds. This amendment also inserts on the free list diamonds and other precious stones, rough or uncut, and not advanced in condition, or

value from their natural state by cleaving, splitting, cutting, or other process, whether in their natural form or broken. Amendment No. 777 (upon which the House has receded) strikes these articles out of the dutiable list. In accordance with this action the managers on the part of the House at the first conference favored recession on the part of the House on the substance of the amendment No. 919, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number. The House recedes.

Amendment No. 934: The House bill provided for the free importation, under regulations prescribed by the Secretary of the Treasury and the Secretary of Agriculture, of game animals and birds for stocking purposes when imported by United States or State game officials. The Senate amendment extends this provision to such animals and birds imported by other persons, and also permits the free importation of game animals and birds killed in foreign countries by residents of the United States and imported by them for noncommercial purposes. The managers on the part of the House at the first conference favored recession on the part of the House on the substance of this amendment, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number. The House recedes.

Amendment No. 950: This amendment places grindstones upon the free list, such stones having been stricken from the dutiable list by amendment No. 249, upon which the House has receded. In accordance with this action, the managers on the part of the House at the first conference favored recession on the part of the House on the substance of amendment No. 950, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number. The House recedes.

Amendment No. 953: This amendment places on the free list horses and mules imported for immediate slaughter, which by amendment No. 430 (upon which the House has receded) are excepted from duty under the agricultural schedule. In accordance with this action, the managers on the part of the House at the first conference favored recession on the part of the House on the substance of amendment No. 953, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number. The House recedes.

Amendment No. 962: The House bill named as an item on the free list "Junk, old." Most of the articles coming within this designation having been placed on the dutiable list by the House bill or Senate amendments agreed to, or being free under some other paragraph of the free list, the Senate amendment strikes out these words and substitutes the phrase "Waste rope" as being for all substantial purposes the only item left to come under the designation of "Junk, old." The managers on the part of the House at the first conference favored recession on the part of the House on the substance of this amendment, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number. The House recedes.

Amendment No. 964: This amendment places on the free list kieserite, which by amendment No. 103 (upon which the House has receded) are excepted from duty under the chemical schedule. In

accordance with this action, the managers on the part of the House at the first conference favored recession on the part of the House on the substance of amendment No. 964, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number. The House recedes.

Amendment No. 983: This amendment places on the free list muzzle-loading firearms and parts thereof, which by amendment No. 318 (upon which the House has receded) are excepted from duty under the metals schedule. In accordance with this action, the managers on the part of the House at the first conference favored recession on the part of the House on the substance of amendment No. 983, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number. The House recedes with an amendment changing the paragraph number.

Amendment No. 992: The Senate by amendments Nos. 73 and 74, having stricken out of the dutiable provisions of the chemical schedule gentian, sarsaparilla root, belladonna, digitalis, henbane, stramonium, and ergot, by amendment No. 992 inserted these articles on the free list. On amendments Nos. 73 and 74 the House agreed to striking from the dutiable list these articles with the exception of digitalis, which under the House bill was dutiable at 25 per cent and which by the action of the conferees on amendment No. 73 was retained in the chemical schedule at 20 per cent. In accordance with this action, the House recedes on amendment No. 992 with amendments striking digitalis from the items inserted on the free list by this amendment and changing the paragraph number. The managers on the part of the House at the first conference favored this action, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number.

Amendment No. 1004: See amendment No. 364. The Senate recedes.

Amendment No. 1006: See amendment No. 364. The Senate recedes.

Amendment No. 1031: This amendment places on the free list sea herring, fresh or frozen, whether or not packed in ice, and whether or not whole, which under the House bill were dutiable under paragraph 717 (a). The managers on the part of the House at the first conference favored recession on the part of the House on the substance of this amendment, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number. The House recedes with an amendment changing the paragraph number.

Amendment No. 1032: This amendment places on the free list cowpeas not specially provided for. Senate amendment No. 505 (upon which the House has receded) limited the application of the duties placed by the House on cowpeas to black-eye cowpeas. Amendment No. 1032 also places on the free list chickpeas or garbanzos in pursuance of amendment No. 513 (upon which the Senate has receded) which removed these articles from the dutiable list. In accordance with this action, the House recedes on amendment No. 1032 with amendments striking chickpeas or garbanzos from the items inserted on the free list by this amendment, and changing the paragraph number. The managers on the part of the House at the first conference

avored this action, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number.

Amendment No. 1047: This amendment places on the free list certain spices and spice seeds which the Senate by amendments Nos. 543 to 550, inclusive, and Nos. 552 to 554, inclusive (upon which the House has receded), struck from the dutiable list. In accordance with this action, the managers on the part of the House at the first conference favored recession on the part of the House on the substance of amendment No. 1047, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number. The House recedes with an amendment changing the paragraph number.

Amendment No. 1064: This amendment places on the free list impure tea, tea waste, and tea siftings and sweepings, for manufacturing purposes in bond, the Senate having by amendment No. 28 (upon which the House has receded) stricken these articles from the dutiable list. In accordance with this action, the managers on the part of the House at the first conference favored recession on the part of the House on the substance of amendment No. 1064, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number. The House recedes with an amendment changing the paragraph number.

Amendment No. 1071: This amendment places on the free list truffles, fresh, or dried or otherwise prepared or preserved, the Senate having by amendment No. 511 (upon which the House has receded) stricken these articles from the dutiable list. In accordance with this action, the managers on the part of the House at the first conference favored recession on the part of the House on the substance of amendment No. 1071, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number. The House recedes with an amendment changing the paragraph number.

Amendment No. 1091: See amendment No. 371. The House recedes.

Amendment No. 1093: See amendment No. 371. The House recedes.

Amendment No. 1095: See amendment No. 371. The Senate recedes.

Amendment No. 1109: This amendment places on the free list Gobelin tapestries used as wall hangings, which under the House bill were dutiable according to the component material of chief value. The managers on the part of the House at the first conference favored recession on the part of the House on the substance of amendment No. 1109, but, for the reason given above in connection with amendment No. 901, were unable to agree on the paragraph number. The House recedes with an amendment changing the paragraph number.

Amendment No. 1128: The Senate amendment provides that whenever the Federal Farm Board finds it advisable to issue export debentures with respect to any agricultural commodity in order to carry out the policy of the agricultural marketing act the board shall notify the Secretary of the Treasury. The Secretary is then required to issue such debentures at such times as the Federal Farm Board shall prescribe to farmers, cooperative associations, stabilization corporations, or other persons with respect to such quantity of the agricultural commodity or manufactured food products thereof or products manufactured from cotton or tobacco as such person may

from time to time export from the United States to any foreign country. The Secretary of the Treasury is to compute the amount of the debenture issued to any person at the debenture rate for the commodity or product in effect at the time of such exportation. Debenture rates are fixed at one-half the rate of duty in effect with respect to imports of the commodities covered by such debentures except that in the case of cotton the debenture rate is to be 2 cents per pound so long as no import duty is imposed upon cotton. The amendment also provides for certain percentages of reduction in debenture rates in case the production of any debenturable agricultural commodity during any crop year has exceeded the average annual production of such commodity for the preceding five years. There is also a provision for making proof that the commodities to be exported and with respect to which debentures are claimed were produced in the United States and have not previously been exported therefrom. The export debentures are transferable by delivery and are to be received at their face value by customs collectors in payment of duties collectible against articles imported by the bearer. In order to prevent speculation in debentures the Secretary of the Treasury is authorized by regulations to provide for their redemption from money derived from the payment of customs duties at a rate of not less than 98 per cent of the face value of the debentures. The Senate recedes.

Amendment No. 1129: The House bill reorganized the Tariff Commission and provided that there should be seven commissioners instead of six. The Senate amendment reduces the number of commissioners to six; and the House recedes.

Amendment No. 1130: The House bill provided that each present member of the Tariff Commission should continue to serve until his successor takes office. The Senate amendment provides that such members shall not continue to hold office longer than 90 days after the effective date of the act; and the House recedes with an amendment clarifying the language.

Amendment No. 1131: The House bill eliminated the provisions of existing law making the commission bipartisan and provided that no person should be eligible for appointment as a commissioner unless he was a citizen of the United States and in the judgment of the President was "possessed of qualifications requisite for developing expert knowledge of tariff problems and efficiency in administering the provisions of Part II of this title."

The Senate amendment strikes out the House provision relating to qualifications of the commissioners, restores the provisions of existing law relating to the bipartisan character of the commission, and adds a provision that in all its official functions the commission shall act judicially and shall not give any consideration to partisanship or party policy in the determination of matters submitted to it.

The House recedes with an amendment restoring the provision of the House bill relating to the qualifications of the commissioners and adds a provision that not more than three of the commissioners shall be members of the same political party, and that in making appointments members of different political parties shall be appointed alternately as nearly as may be practicable.

Amendment Nos. 1132 and 1133: The House bill provided that the President should designate the terms of office of the first seven com-

missioners appointed after the date of enactment of the act so that the terms would expire one at the end of each of the first seven years after such date. The terms of office of their successors were fixed at seven years. The Senate amendments substitute six years for seven years in both these cases to correspond to the reduction in the number of commissioners from seven to six made by amendment 1129; and the House recedes.

<sup>71</sup> Amendment No. 1134: This amendment provides that in designating the chairman and vice chairman of the commission, commissioners of different political parties shall be designated alternately; and the Senate recedes.

<sup>72</sup> Amendment No. 1135: The House bill fixed the salaries of commissioners at \$12,000 a year. The Senate amendment reduces their salaries to \$10,000 a year. The House recedes with an amendment fixing the salaries of the commissioners at \$11,000 a year.

<sup>73</sup> Amendment No. 1138: The Senate amendment provides that whenever Congress has a tariff measure under consideration, the Tariff Commission shall furnish to Members of Congress, upon request therefor, any information at its command pertaining to the cost of production of domestic manufactured articles; and the Senate recedes.

<sup>74</sup> Amendment No. 1139: The Senate amendment provides that the Tariff Commission shall inquire into certain specified matters in connection with any investigation of differences in costs of production and include in its report a summary of the facts with respect thereto; and the Senate recedes.

<sup>75</sup> Amendment No. 1140: Section 336 of the House bill retained the power conferred upon the President by section 315 of the tariff act of 1922 to increase or decrease the rates of duty fixed by statute, after investigation by the Tariff Commission and within certain specified limits, whenever readjustments are shown to be necessary as a result of changed business conditions. The principle to which the President must conform in exercising this power was changed under the House bill from the equalization of differences in costs of production of domestic and foreign articles as provided by existing law to the equalization of differences in conditions of competition between such articles in the principal market or markets of the United States. In order to aid the commission in making its investigations, certain factors are specified which are to be taken into consideration in ascertaining whether the domestic and foreign articles are on a competitive level in the domestic market. Certain definitions are also included in the text of the House bill to aid the commission in carrying out its provisions.

The Senate amendment proposes a substitute for section 336 of the House bill. It takes away from the President the power to readjust rates of duty and provides that investigations may be made by the Tariff Commission, either upon its own motion or upon application of any interested party showing good and sufficient reason therefor, to ascertain the differences in the cost of production of domestic and foreign articles. If the commission finds that the rates of duty fixed by law do not equalize such differences, the commission then makes a report to the President and Congress of the increases or decreases it finds to be necessary to equalize such differences. The

President is required to transmit to Congress the report of the commission submitted to him, together with his recommendations. Until Congress acts, however, no change in any statutory rate of duty becomes effective with respect to any article investigated by the commission. Certain factors are specified that are to be considered by the commission in ascertaining differences in costs of production.

The House recedes with an amendment which substitutes a new section for both the House text and the Senate amendment. Under this section the Congress, instead of depending upon the President to provide for investigations of the differences in costs of production of domestic articles and like or similar foreign articles, directs the Tariff Commission to act as its agent in undertaking the investigations. Such investigations are to be undertaken in the following cases: (1) Upon request of the President, (2) upon resolution of either or both Houses of Congress, (3) upon its own motion, or (4) when in the judgment of the commission there is good and sufficient reason therefor, upon application of any interested party. The commission is to hold public hearings at which parties interested may be present, produce evidence, and be heard, and is authorized to adopt such reasonable procedure, rules, and regulations as it may deem necessary to carry out its functions in connection with such investigations. Upon the completion of any such investigation the commission reports to the President the results thereof, together with its findings with respect to such differences in costs of production. If the commission finds it shown by the investigation that the duties expressly fixed by statute do not equalize the differences in the costs of production of the domestic article and like or similar foreign articles when produced in the principal competing country, the commission specifies in its report to the President such increases or decreases in rates of duty, including any necessary changes in classification, as it finds shown by the investigation to be necessary to equalize such differences. However, the provision of existing law which limits the total increase or decrease in a rate of duty to 50 per cent of the rate expressly fixed by statute is retained, i. e., the total rate applicable to an imported article as a result of a presidential proclamation or proclamations shall at no time be more than 50 per cent higher or lower than the rate expressly fixed by the then current tariff laws.

In the event that the commission finds upon any such investigation that such differences can not be equalized by proceeding in the manner above indicated, it so states in its report to the President and specifies therein such ad valorem rates of duty based upon the American selling price of the domestic article as it finds shown by the investigation to be necessary to equalize such differences. In such cases, however, the commission is limited to a total decrease in the rate of duty not exceeding 50 per cent of the rate expressly fixed by statute, and no such statutory rate is to be increased. This provision corresponds to the present law.

The President shall by proclamation approve the rates of duty and the changes in classification or in basis of value specified in the report of the commission, if in his judgment such rates and changes are shown by the investigation of the commission to be necessary to equalize the differences in cost of production. The President may not modify a rate, classification, or basis of value so specified by the

commission. If the President adjudges that such specified rates or changes are not so shown to be necessary to equalize such differences, he is not required to act upon the commission's report, and the specified rates or changes do not take effect. On the other hand, if the President makes a proclamation approving the rates or changes specified by the commission, they will take effect commencing 30 days after the date of such proclamation and will supersede the rates, classifications, or bases of value then fixed by law with respect to the articles covered by the proclamation when imported from any foreign country into the United States or into any of its possessions except the Philippine Islands, the Virgin Islands, American Samoa, and the island of Guam.

The section also provides that any increased or decreased rate of duty or change in classification or in basis of value which has taken effect as above provided may be modified or terminated in the same manner and subject to the same conditions and limitations (including time of taking effect) as is provided in the case of original increases, decreases, or changes.

The provisions of existing law prohibiting the transfer of an article from the dutiable list to the free list or from the free list to the dutiable list and prohibiting a change in the form of duty have been retained. There is also retained the provision of existing law that whenever it is provided that a duty or duties shall not exceed a specified ad valorem rate, the rate determined under this section shall not exceed such ad valorem rate.

Certain factors are set out for the guidance of the commission in ascertaining differences in costs of production under the section. For example, transportation costs and other costs incident to delivery to the principal market or markets of the United States for the article are to be considered by the commission. This applies to both foreign articles and domestic articles. In the case of a domestic article, however, the cost of production alone is to be considered by the commission, whereas in the case of a foreign article the cost of production is to be first considered, but if the commission finds that such cost is not readily ascertainable, the commission may accept as evidence in lieu thereof, or as supplemental thereto, the weighted average of the invoice prices or values of the article for a representative period and/or the average wholesale selling prices of the article for a representative period in the principal market or markets of the principal competing country or countries. Other relevant factors that constitute an advantage or disadvantage in competition may also be considered by the commission, including, in the case of a foreign article, advantages granted to a foreign producer by a government, person, partnership, corporation, or association in a foreign country. The commission is not restricted to the factors specified in ascertaining differences in costs of production. The specified factors are merely general guides to be used by the commission in so far as it finds it practicable to do so.

Certain definitions are included for the purpose of facilitating the application of the section by the President and the commission. Included in the definitions is that of cost of production. The cost of materials, labor costs, and other direct charges incurred in the production of the article and in the processes or methods employed in its production, the usual general expenses, including charges for

depreciation or depletion, rent and interest charges, the cost of containers and coverings, and other costs, charges, and expenses incident to placing the article in condition packed ready for delivery, are specified as being among the elements of cost, but these elements are not exclusive. The costs of production are to be ascertained for a period which is representative of conditions in production of the article.

The House bill also included definitions as to what constituted a like or similar foreign article and as to what constituted the principal competing country with respect to any class of foreign articles. These definitions are omitted from the text of the bill as agreed to in conference, thus leaving it to the sound discretion of the commission to determine the elements of likeness or similarity and to determine the extent to which quantity, value, quality, and other factors as to any class of foreign articles shall be considered in ascertaining the principal competing country with respect to such articles.

The remaining provisions of the section authorize the President and the Secretary of the Treasury to make such rules and regulations as may be necessary for the proper application of the section and also provide for the dismissal of all uncompleted investigations under section 315 of the tariff act of 1922, but leave the commission free to consider any information or evidence secured by it in any such investigation.

Amendment No. 1141: The Senate amendment provides that in the case of investigations under section 336 of natural resources and products manufactured therefrom the commission shall take into consideration the question of depletion and the facts relating to the available remaining supply of the natural resource, its important grades, species, or varieties. The commission is also required to give due weight to the necessity of reaching conclusions in conformity with wise and sound policies of conservation; and the Senate recedes.

Amendment No. 1151: The House bill in sections 330 to 338, inclusive, incorporated all the provisions of the existing law relating particularly to the United States Tariff Commission, and in section 339 declared that those sections should be construed as a reenactment of the existing law in so far as not inconsistent therewith. The Senate amendment provides likewise that those sections should constitute a reenactment of the existing law, but, in addition, specifically provides that such reenactment should not affect unexpended balances of appropriations, or the status of the officers and employees of the commission, or pending investigations or other proceedings. The House recedes with an amendment making clerical changes.

Amendment No. 1156: This amendment makes a clerical change; and the Senate recedes.

Amendment No. 1157: The House bill provided that if there be any similar competitive article manufactured or produced in the United States in respect of which the President has made a finding under the flexible tariff provisions that a change of classification or rate of duty will not equalize competitive conditions, the value of the imported merchandise should be the American selling price of the domestic article. The Senate amendment, which strikes out this provision, was made necessary by the action of the Senate (amendment No. 1140) with respect to the flexible tariff provisions. The

House recedes with an amendment conforming to the action of the conferees on amendment No. 1140.

Amendment No. 1171: The Senate amendment strikes out a reference (excepting from the general rule as to entry of merchandise) to entry and declaration of merchandise of a class or kind upon which a finding has been made under the flexible tariff provisions relating to values based on American selling price. The Senate amendment was made necessary by the action of the Senate (amendment No. 1140) on the flexible tariff. In accordance with the action of the conferees on amendment No. 1140, the House recedes with an amendment making a clerical change.

Amendment No. 1179: This amendment provides that antique furniture shall enter the United States at ports which shall be designated by the Secretary of the Treasury, and that if any article described in the "antique" paragraph of the free list and imported for sale is rejected as unauthentic with respect to the antiquity claimed as a basis for free entry, a penalty of 25 per cent of the value of the article shall be imposed. If any such article is passed as authentic, the question of its authenticity shall not thereafter be raised by the Government in any proceeding brought for the purpose of collecting the penalty. The House recedes with an amendment providing for a duty of 25 per cent instead of a penalty, and striking out the provision preventing raising of the question of authenticity, ordinary customs procedure being applicable in such cases. The managers on the part of the House at the first conference favored this action. However, since amendment No. 1179 contains a cross reference to the "antique" paragraph by number, and since the action on amendment No. 1105 determines the proper number of that paragraph, and since amendment No. 1105, for the reason given above in connection with amendment No. 901, was in disagreement, the managers on the part of the House at the first conference were unable to agree on this amendment.

W. C. HAWLEY,  
ALLEN T. TREADWAY,  
ISAAC BACHARACH,

*Managers on the part of the House.*

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