

SCHEDULE XX - UNITED STATES OF AMERICA

PART I (continued)

Tariff Act of 1930, paragraph	Description of Products	Rate of Duty
1530(c) (con.)	Vegetable-tanned rough leather made from goat or sheep skins (including those commercially known as India-tanned goat or sheep skins) Any leather provided for in this subparagraph (c): Imported to be used in the manufacture of footwear, but not cut or partly or wholly manufactured into uppers, vamps, or any forms or shapes suitable for conversion into footwear: Made from goat, kid, lamb, pig, reptile, shark, or sheep skins (except patent leather) Other (including patent leather) Cut or partly or wholly manufactured into uppers, vamps, or any forms or shapes suitable for conversion into footwear	10% ad val.
(d)	Leather of all kinds, decorated, embossed, grained, ornamented, or printed, in any manner or to any extent (including leather finished in aluminum, gold, silver, or like effects), or by any other process (in addition to tanning) made into fancy leather, and any of the foregoing cut or partly or wholly manufactured into uppers, vamps, or any forms or shapes suitable for conversion into footwear, all the foregoing by whatever name known and to whatever use applied	10% ad val.
(e)	Footwear (including athletic or sporting boots and shoes), wholly or in chief value of leather: Having molded soles laced to uppers Made by the method or process known as welt, and valued per pair -- Under \$2 \$2 or more but not over \$8 ... Over \$8 Moccasins of the Indian handicraft type, having no line of demarcation between the soles and the uppers	15% ad val. 10% ad val. 20% ad val. 40¢ per pair 5% ad val. 10% ad val.