the whole number of the colored population, as stated in the printed edition of the census, in every city, town, and county in the United States" showed "extraordinary contradictions and improbabilities," the results of these comparisons being set forth in tabular form. The memorialists also found that "in many towns all the colored population are stated to be insane; in very many others, two-thirds, one-third, one-fourth, or one-tenth of this ill-starred race are reported to be thus afflicted," while a further statement is made that "the errors of the census are as certain, if not as manifest, in regard to insanity among the whites as among the colored population."

The memorialists conceive, in view of these facts, "that such documents ought not to have the sanction of Congress, nor ought they to be regarded as containing true statements relative to the condition of the people and the resources of the United States;" and that some action should be taken for their correction, or, if that is impossible, for the discarding and disowning of the same, "as the good of the country shall require and as justice and humanity shall demand."

These memorials were referred to the Committee on the Library in the Senate and to a select committee in the House, and in the reports of these committees the errors were admitted, although their source was not determined and no steps were taken toward their correction.

These errors were due, for the most part, to the ineffectiveness of the machinery by which the census was then taken, arising from the large increase in the number of inquiries, for which an inadequate compensation was provided, and from the lack of proper supervision of the work of the assistants by the marshals, who had other duties to perform; and it is not to be wondered at, under these conditions, errors should have crept in and become painfully manifest in the printed reports. Indeed, the attempt to gather the industrial and commercial statistics was looked upon with very great disfavor in some sections of the country, and a leading journal of the South went so far as to inquire whether "this Federal prying into the domestic economy of the people" was not "a precursor to direct taxes," and whether it was "worthy of the dignity and high functions of the Federal Government to pursue such petty investigations."

The census of 1840 brought to a close, however, the first period of census taking in this country, the leading facts of which can be briefly summarized. The first six censuses were limited practically to population, so far as any real results were concerned, although at three of these censuses, those of 1810, 1820, and 1840, an effort was made to extend the scope of the census to include statistics of industry. These efforts were of little avail, however, and the results, although printed, have but little value. With respect to population, the inquiries had to do almost wholly with the color, sex, and age of the population, to which were added at some of the later periods two or three inquiries concerning the number of persons engaged in a few of the great classes of occupations, the number of foreigners not naturalized, and the number of persons who were blind, deaf and dumb, or mentally defective. The distribution of the various elements of the population by age and sex was very limited at these earlier censuses, and it was not until the fifth and sixth censuses, those of 1830 and 1840, that the age distribution of the free white population was made to comprehend quinquennial and decennial periods, while the distribution of the free colored and slave elements was much more limited and covered a different classification of age than that applied to the free whites. These items of inquiry were gathered in connection with the name of the head of the family only, and showed simply the number of persons in each family, according to the various specifications of age, sex, and color prescribed by the several census acts. The enumeration, although taken as of a specified day, extended over a very long period of time, varying from nine months in 1790 to twice that period in 1840, before the field work was finally completed.

As a matter of course, from the nature of the inquiries, which were fixed and determined by the schedules prescribed, there was no tabulation required beyond the simple addition of the various entries concerning each family enumerated to determine the totals for each county, city, town, or other civil division comprehended in the several judicial districts and territories. These returns were made, more or less incomplete as to civil divisions, to the Secretary of State, with the exception of the first enumeration, when they were sent direct to the President, and were published in practically the shape in which they were received, without any attempt to present the details uniformly by cities and towns or to summarize the results for each State by counties, unless they happened to be so returned originally. A summary of the results by States and Territories was added in the office of the Secretary of State, in order to show the aggregate results for the entire country, and this represented the only work done at the central office, in the way of compilation of results, aside from the revision of the returns made in 1830 and 1840, to note the clerical errors, as directed by Congress. The methods in vogue at the first six censuses, therefore, were somewhat crude and essentially primitive, and the results presented covered but comparatively few details.

**The Seventh Census: 1850.**

As a result of the discussion which had arisen concerning the inaccuracy in the Report of the Sixth Census, it was realized that more adequate provision should be made for the seventh census, to be taken in 1850. This idea was recognized by the select committee of the House charged with the consideration of the errors reported in the sixth census, and in their report the statement is made that the defects
of this census form a strong argument for the establishment of a bureau of statistics, while in the report of the Senate Committee on the Library, concerning the same subject, offered by Senator Choate, it is stated that "in view of the manifest and palpable, not to say gross, errors of the late census, the committee feel bound to suggest to the Senate the necessity of some legislation with a view to prevent similar errors and inaccuracies in the census to be taken in 1850;" and, further, that they would "express with emphasis their opinion that, in the law providing for the taking of the next census, care should be taken to insert provisions which will insure fidelity on the part of those whose duty it will be to take the census, and accuracy on the part of those on whom it may devolve to prepare the results for publication." It was not until very near the close of the decade, however, that active steps were taken to modernize the work of the seventh census, and to improve the machinery by which it was prosecuted.

The first action toward making provision for the seventh census was taken at the session of Congress which convened in 1848, when it was proposed to use the schedules of 1840 again, but to eliminate therefrom what were termed the objectionable inquiries. This proposition met with a firm protest both in and out of Congress, and Mr. Capen, of Massachusetts, suggested that commissioners be appointed to take the census, and in a letter to a Senator from the same State recommended that a board of inquiry be appointed to examine and report upon the features which should properly be embraced in the census. By an act approved March 3, 1849, a census board was established, to be composed of the Secretary of State, the Attorney-General, and the Postmaster-General, and this board was required by said act "to prepare and cause to be printed such forms and schedules as may be necessary for the full enumeration of the inhabitants of the United States; and also proper forms and schedules for collecting in statistical tables, under proper heads, such information as to mines, agriculture, commerce, manufactures, education, and other topics as will exhibit a full view of the pursuits, industry, education, and resources of the country; it being provided that the number of said inquiries, exclusive of the enumeration, shall not exceed one hundred, and that the expense in preparing and printing said forms and schedules shall not exceed $10,000." Section 2 of the act also provided for the appointment by the board of a secretary, whose compensation was to be determined by Congress, and which was subsequently fixed at $3,000 per annum.

By another act of the same date the Department of the Interior was established, and in section 7 of said act it was provided that the Secretary of the Interior should "exercise all the supervisory and appellate powers now exercised by the Secretary of State in relation to all acts of marshals and others in taking and returning the census of the United States."

Subsequent to the formation of the census board, Mr. Shattuck, of Boston, also recommended that a central board of three persons, as commissioners, should be organized at Washington, to be selected "not for their political opinions, but for their scientific attainments and knowledge of the matters they are to investigate," and to have the whole management of planning and carrying into execution all matters relating to the census. It was also a part of his plan that similar commissions of three competent persons should be appointed by this central board in each State, with the consent of the governor thereof, and that each State commission should appoint district commissions, believing that by "this machinery a more perfect collection of facts could be obtained than in any other way."

The Senate at its next session also appointed a special committee to make provision for the census, and this committee began its work without much reference to the plans of the census board already created. This board, however, in the course of its work, called into consultation many eminent statisticians, including, among others, Mr. Shattuck, Mr. Capen, Dr. Chickering, and Dr. Jarvis, and its plan was afterwards submitted to the Senate committee, by whom its principal features were adopted.

Provision was made for taking the seventh census, therefore, by act of May 28, 1850, in which six schedules or tables were prescribed and made a part of the act, and by which the information called for by Congress was defined. This census was taken, as heretofore, by the marshals and their assistants, and the enumeration, which was made as of June 1, 1850, was to close and the results thereof be returned to the Secretary of the Interior on or before the 1st day of the following November. Indians not taxed were omitted from the enumeration of the inhabitants, and in the Territories any part or all the statistics except those of population could be omitted, at the discretion of the Secretary of the Interior. He was also authorized to extend the time for making the returns in the Territories, if necessary, and if in any district or Territory there should be no marshal, the President was directed to appoint some suitable person to take the census.

Each marshal, before entering upon his duties, was required to take an oath or affirmation, according to the form prescribed by the act, and, when duly authenticated, to be deposited with the Secretary of the Interior; and until these provisions had been complied with, no marshal should perform any of the duties required of him.

The various subdivisions into which each marshal's district was separated were not to contain, so far as practicable, more than 20,000 inhabitants, and were to be bounded by known civil divisions, highways, or natural boundaries, such as rivers, lakes, etc. For each of these subdivisions an assistant was to be appointed, who should be a

\[\text{Compendium of the Seventh Census, pp. 12, 13.}\]
ton of the agent of such family, the name, or affirmation prescribed by the
Army could be done without prejudice to the public service.
to allow the territories or sparsely made responsible for their acts in all cases.
could collect the social if not inconsistent
work, and in case of
ant, subject to the keep himself posted
directed; to determine of his
The assistants
other statistics, and give to him, from time to time,
the instructions issued by the Department of the Interior, the blanks
October
mission
was
any marshal could appoint
other
Each marshal was further required to "supply each assistant with
assistant, having received his commission and taken the oath
affirmation prescribed by the act and forwarded a copy thereof,
duly authenticated, to the marshal of his district, was required to
"perform the service required of him by a personal visit to each
dwelling house, and to each family in the subdivision assigned to him,"
and to ascertain, by inquiries made of some member of each family, if
anyone can be found capable of giving the information, but if not,
then of the agent of such family, the name, age, place of birth, and
all the other particulars required concerning each member thereof;
he was also required to visit personally the farms, mills, shops, mines,
and other places respecting which information is required in his
district, and to obtain all such information from the best and most reliable
sources; and when, in either case, said information had been
obtained and entered on the schedules, it was to be immediately read
to the person or persons furnishing the facts, to correct errors, and
supply omissions, wherever necessary.
The assistants were required by their instructions to furnish, prior
to October 1, 1850, the original census returns to the clerks of their
respective county courts, and to forward two copies, duly compared
and corrected, to the marshals; but by act of August 30, 1850, the
Secretary of the Interior was authorized to extend the time in delayed
districts to any day not later than January 1, 1851, and in California,
Oregon, Utah, and New Mexico to such time as in his discretion may
be deemed advisable. Each assistant was also required to sign each
page of the schedules before being sent to the marshals, and to state on
the last page the whole number of pages in each return and to certify
that "they were well and truly made according to the tenor of his
oath of office."
The act provided for the transmission through the mails, free of
postage, of all documents and papers relating to the census, and, for
the purpose of covering the expense of transmitting the blanks and
other matter through the mail, appropriated $12,000, to be paid to the
Post-Office Department.
The marshals were not allowed a fixed sum for their services, as in
preceding censuses, but were compensated at the rate of $1 for each
1,000 persons in each district containing more than 1,000,000
inhabitants, and at the rate of $1.25 for each 1,000 persons in each district
containing less than 1,000,000 inhabitants; but no marshal was to receive
less than $250, and where the compensation did not exceed $500 a
reasonable allowance for clerk hire was to be made, the amount to be
determined by the Secretary of the Interior.
The assistants, instead of being allowed, as heretofore, a certain rate
for a specified number of persons returned, were paid for each person
and each farm and establishment, as follows:
Two cents per person enumerated, and 10 cents per mile for
necessary travel, "to be ascertained by multiplying the square root of
the number of dwelling houses in the division by the square root of the
number of square miles in each division, and the product shall be taken
as the number of miles traveled for all purposes in taking this census;"
10 cents for each farm; 15 cents for each establishment of productive
industry; 2 cents for each death, and for the social statistics 2 per cent
upon the amount allowed for the enumeration of population. By act
of August 30, 1850, assistant marshals and agents were allowed 8 cents
for each page of the two copies of the original census returns required by
section 11 of the census act, and extra compensation was allowed to
marshals or agents and their assistants in California, Oregon, Utah,
and New Mexico. One-half of the compensation of an assistant was
to be paid upon the certificate of the marshal that the work had been
completed to his satisfaction and a return had been made of the
subdivision confided to him, and one-half after the returns had been examin-
et at the Department of the Interior and found to be satisfactory.
Payments were to be made in the same manner to the several marshals,
and it was also provided by the act that a marshal, at his discretion,
could perform the duties of an assistant in any subdivision in which he
may reside, and receive the compensation allowed to an assistant for
like services.
In case a marshal should knowingly neglect or refuse to perform
the duties assigned him, or should in any way secure any fee, reward,
or compensation for the appointment of an assistant, or any part of
the compensation allowed him, he was subject to a penalty of not less than $1,000, while an assistant was liable to a forfeiture of $500, if having accepted an appointment he should, without justifiable cause, neglect or refuse to perform his duties; and in case either a marshal or an assistant should willfully make a false oath or a false certificate, he was liable to forfeit and pay not exceeding $5,000 and be imprisoned not less than two years.

If any free person over 20 years of age belonging to a family, or if the agent of a family, in the absence of the head and other members, should refuse, upon the request of a marshal or assistant, to furnish the information required, to the best of his knowledge, he was subject to a fine of $50.

The Secretary of the Interior was charged with the duty of carrying out the provisions of the act of May 23, 1850, and was required to provide necessary blanks and proper instructions, and to distribute them among the marshals; to see that there is due diligence on the part of the marshals and assistants, so that their returns may be completed within the time prescribed, and when the returns are so made, "to cause the same to be classified and arranged in the best and most convenient manner for use, and lay the same before Congress at the next session thereof." And for these purposes he was authorized and required to appoint a suitable and competent person as superintending clerk, at an annual salary of $2,500, and such clerks and other officers as might be needed from time to time, at salaries not to exceed $1,000 per annum. The salary of the superintending clerk, or Superintendent of the Census, was increased by act of April 22, 1854, to equal that of the Assistant Secretary of the Treasury ($3,000).

If no provision was made for the eighth or any subsequent census on or before January 1, of the year in which the census was required to be taken, under the Constitution, it was provided that it should be taken and completed according to the provisions of the act of May 23, 1850; and by a later act, that of July 30, 1852, the Secretary of the Interior was authorized, at any future decennial enumeration of inhabitants, to order a new enumeration of any district or subdivision in case of an improper enumeration or the accidental loss or destruction of returns.

The act of May 23, 1850, also fixed the membership of the House of Representatives from and after March 3, 1853, and directed that the apportionment of representatives under the next or any subsequent enumeration should be made by the Secretary of the Interior, in the manner as provided by the act.

Six schedules were prepared and printed by the census board, as required by the act creating said board, and these schedules were made a part of the act of May 23, 1850, under the provisions of which the seventh census was taken. These schedules were of uniform size (13 by 17½ inches), being much smaller than those in use at the censuses of 1830 and 1840, and related, respectively, to (1) free inhabitants, (2) slave inhabitants, (3) mortality, (4) productions of agriculture, (5) products of industry, and (6) social statistics.

Schedule No. 1, relating to free inhabitants, called for a record of the dwelling houses and families visited, and for every person who resided on the 1st day of June, 1850, in any family a detailed statement was required of the name, age, sex, color (white, black, or mulatto), value of real estate owned, place of birth (State, Territory, or country), whether married within the year; whether deaf and dumb, blind, insane, or idiotic, or a pauper or convict; whether attended school within the year, if applicable; whether unable to read and write, for persons over 20 years of age, and the profession, occupation, or trade ordinarily followed, for male persons over 15 years of age.

Schedule No. 2, relating to slave inhabitants, called for the names of slave owners, the number of slaves, a detailed statement for each slave as to color, sex, age, and whether deaf and dumb, blind, insane, or idiotic; the number of fugitives from the State, and the number manifested.

Schedule No. 3, relating to mortality, called for a return concerning every person who died during the year ending June 1, 1850, of the name, age, sex, color, and place of birth; the same as for the living population; and, in addition, whether free or slave; whether married or widowed; profession, occupation, or trade; month of death; disease or cause of death; number of days ill, and remarks.

Schedule No. 4, relating to the productions of agriculture during the year ending June 1, 1850, called for a return for each farm of the name of the owner, agent, or manager; the number of acres of improved and of unimproved land; cash value of farm; value of farming implements and machinery; number of live stock on hand June 1, 1850, under seven specifications, namely, horses, asses, and mules, milch cows, working oxen, other cattle, sheep, and swine; value of live stock; quantity produced during the year of each of 29 crops or farm products, namely, wheat, rye, Indian corn, oats, barley, buckwheat, rice, tobacco, ginned cotton, wool, peas and beans, Irish potatoes, sweet potatoes, wine, butter, cheese, hay, clover seed, other grass seeds, hops, dew-rotted hemp, water-rotted hemp, flax, flaxseed, silk cocoons, maple sugar, cane sugar, molasses, and beeswax and honey; value of orchard products; value of the produce of market gardens; value of homemade manufactures, and value of animals slaughtered; or, in all, 46 items. The twenty-seventh section of the act of May 23, 1850, also provided that for all other descriptions of hemp not embraced in the denominations of dew and water rotted an estimate should be included in the returns.

Schedule No. 5, relating to the products of industry during the year ending June 1, 1850, called for a return of the name of each corporation, company, or individual producing articles to the annual
value of $500; name of business, manufacture, or product; amount of capital invested in real and personal estate in the business; quantities, kinds, and values of raw materials used, including fuel; kind of motive power, machinery, structure, or resource; average number of male and of female hands employed; average monthly cost of male and of female labor; and quantities, kinds, and values of annual product; or, in all, 14 inquiries. This schedule was intended to apply to all forms of productive industry, including manufactures (except household manufactures), mining, and the fisheries, and all kinds of mercantile, commercial, or trading business.

Schedule No. 6, relating to social statistics, called for an aggregate return for each subdivision enumerated of information concerning the following subjects: Valuation of estate; annual taxes; colleges, academies, and schools; seasons and crops; libraries; newspapers and periodicals; religion; pauperism; crime; and wages. The detailed inquiries called for, under valuation, the value of real, personal, and total estate, how valued, and true valuation of total estate; under annual taxes, the kind and amount of each and how paid; under colleges, academies, and schools, the number and kind of each, the number of teachers and pupils in each, and the annual amount in each case either realized from endowment, raised by taxation, received from public funds, or received from other sources; under seasons and crops, the kinds of crops short, to what extent, and the usual average crop; under libraries, the number and kind, and the number of volumes in each; under newspapers and periodicals, the name, character, how often published, and circulation; under religion, the number and denomination of churches, number each will accommodate, and value of church property; under pauperism, the whole number of paupers supported within the year and the number on June 1, 1850, subdivided, in each case, as native and foreign, and the cost of support for the year; under crime, the whole number of criminals convicted within the year and the number in prison June 1, 1850, subdivided, in each case, as native and foreign; and under wages, average monthly wages paid to a farm hand with board, average wages to a day laborer with and without board, average day wages to a carpenter without board, weekly wages to a female domestic with board, and the price of board to laboring men per week.

These schedules were supplemented by printed instructions, (a) in which the intent of each inquiry was explained in detail, and, as a further guide, each assistant was supplied with a set of schedules filled up in the manner contemplated by the census act and the printed instructions. Spaces were provided at the head of each schedule for the entry of the name of the civil division for which the enumeration was made and the day of the month when made, and the assistants were required by the instructions to sign each page of each schedule filled by them.

The scope of the census was thus extended materially, and, so far as the return of population was concerned, the method of enumeration underwent an important change. At the seventh census, the several inquiries with respect to the free population were made concerning each person enumerated, while for the slave population a detailed statement of the color, sex, and age of each slave enumerated, in connection with other numerical data, was obtained for the first time, instead of, as in the preceding censuses, a return being made of the number of each of the various classes of persons in each family, in connection with the name of the head of the family only. The schedules relating to these two classes of the population contained forty-two lines to each page, and one family of free persons or body of slaves followed another in the order of their enumeration, the inquiries being printed at the head of the columns and the entries being made on separate lines for each free person or slave enumerated. The returns related to the individual, therefore, and were, for the first time in the census, susceptible of detailed treatment and classification. The preparation of the returns for publication was no longer made a part of the duties of the marshals, and this provision applied equally to the inquiries made, for the first time, concerning persons who had died during the year and with respect, also, to the products of agriculture and industry; All the returns relating to the various subjects investigated were made by the marshals in the form as enumerated by the assistant marshals, and the classification and compilation of the results preparatory to their publication was made in the central office at Washington. These radical changes in the method and scope of the census, therefore, constituted an epoch in the history of census taking in this country, and mark the real beginning of the conduct of the census work in accordance with plans requiring the individual enumeration of persons and establishments, and conforming, in these respects, more nearly to the requirements of the present day.

In the work of enumeration 48 marshals and 3,231 assistant marshals were employed, and the first returns were received at the census office in Washington August 29, 1850. The last returns, those of California, were not received, however, until February 17, 1852, but this was due to the fact that a portion of the California returns was destroyed by fire, and new copies from the originals had to be prepared. The marshals and assistants, with few exceptions, discharged their duties in a prompt and efficient manner, and, as stated in the report of the Superintendent of the Census, December 1, 1851, (a) to them is due the credit of the returns being made "in time to admit of placing the aggregate
enumeration of population before the Congress succeeding that which enacted the law, and on the first day of the session. The report further states (a) that the utmost care was exercised to insure correct returns, and in all cases where error or inconsistency could be detected, real or imaginary, effort was made by correspondence to have the discrepancy corrected, and, furthermore, that it had been necessary, "in only three cases, to call the attention of a United States district attorney to require enforcement of the act of Congress for refusal to reply to interrogations of the assistants;" in two of these cases returns were eventually made without the necessity of making costs to the parties, and in the other case costs were paid before appearance and a satisfactory return made to the office.

The schedules of the census of 1850, originals and copies, weighed over 100 tons, and required 3,000 reams of medium-size paper to print them. They were sent by express to the marshals, and were returned, when completed, to the census office by mail. The data contained on the schedules were then taken off upon blank forms (b) prepared for the purpose of condensing the information, so as to secure the results for the various civil divisions, for each of the States, and for the United States as a whole. The average number of persons employed in the census office during the last months of 1850 was 23; during the years 1852 and 1853, 128; first three months of 1853, 160, and from March 20 to November 15, 1853, 85.

The first results of the census in printed form were given in an abstract report to Congress December 1, 1851, containing a statement of the population of the States, except California, with other information, and this was followed by a second abstract report to Congress, a year later, containing much more detailed information derived from the census returns. These reports were published together in a small volume of 160 pages, known as the "Abstract of the Seventh Census," and of which an edition of 100,000 copies was printed by order of the House of Representatives.

The printing of the large quarto volume containing the general results of the census was begun about the middle of June, 1853, and was completed and published during the latter part of the same year. This volume is made up of 1,022 quarto pages of tabular matter, covering the various statistics presented in a series of fourteen tables, with explanatory notes, for each State and Territory, arranged in their geographical order, and 136 pages of analytical and introductory matter, or 1,158 pages in all. This preliminary text, which appears for the first time in the reports of the census, contains summaries, by States and Territories, for each of the subjects considered and compared.

(a) Abstract of Seventh Census, p. 128.
(b) Seventh Census of the United States, p. xiii.
on mortality, for which purpose Mr. De Bow was reappointed, and
upon the completion of this work, in November, 1858, the office was
again disbanded. In the preparation of the digest of the statistics of
manufactures, ordered by the act of June 12, 1858, the services of Mr.
Joseph C. G. Kennedy were utilized, and upon its completion, in
December, 1859, he remained as superintending clerk from January 1
to May 31, 1860, when he was appointed Superintendent of the Eighth
Census.

The total population returned at the census of 1850 was 23,191,876.
The total cost of the seventh census was $1,423,350.75, distributed
as follows: For preparing forms and schedules (by census board),
$9,496.52; for transmitting papers relating to census through the post
office, $12,000; for payment to marshals and assistants for enumerating
inhabitants, etc., $952,401.18; for paper and printing of returns,
$43,016.61; for binding schedules of seventh and preceding censuses,
$2,328.87; for all other expenses, including clerk hire, etc., for com-
piration of census returns, $404,107.57.

CENSUS OF MINNESOTA: 1857.

A census or enumeration of the inhabitants of the Territory of Min-
nesota was taken by the marshal thereof, prior to its admission as a
State, in accordance with the provisions of section 4 of the act of Feb-
uary 26, 1857, in order to determine the number of representatives in
Congress to which it would be entitled, and an appropriation of $20,000
was made for the purpose. This census was taken by direction of
Congress, under the supervision of the Department of the Interior, but
the results were not finally reported until July 23, 1858.

THE EIGHTH CENSUS: 1860.

The census of 1860 was taken under the act of May 23, 1850, upon
the recommendation of the Secretary of the Interior that the provi-
sions of that act should be adhered to, following the requirement for
the taking of the eighth or any subsequent census under its provisions,
if no law thereafter was passed before January 1 of the year in which
the census was required to be taken, under the Constitution. By act
of May 2, 1860, a classified clerical force was provided for the census
office, consisting of a chief clerk, six clerks of class 4, nine clerks of
class 3, ten clerks of class 2, and such number of clerks of class 1 as
might be necessary, and the Secretary of the Interior on June 1, 1860,
appointed Mr. Joseph C. G. Kennedy as Superintendent of the Eighth
Census.

The same schedules of inquiry were used as in 1850, with a few addi-
tions and extensions, the most important being those on the schedule
for free inhabitants, which required that the "profession, occupation,

or trade of each person, male and female, over 15 years of age" should
be returned, instead of only that of males over 15 years of age, and
that under the value of estate owned a separate return was made of
the value of real estate and of personal estate, instead of the value of
real estate only. An inquiry was also added on the schedule for slave
inhabitants, calling for the number of slave houses, while on the schedu-
ule relating to the productions of agriculture a return was required as
to the quantity of beeswax and honey separately, instead of combined,
as in 1850. The detailed instructions were also modified, to overcome
the difficulties which arose in the course of the enumeration in 1850
and to avoid all misapprehension as to the intent of the inquiries. With
the exception of these slight changes, however, the eighth census was
born on the same plan and in accordance with the same methods which governed the seventh census; nor did the census of 1860
suffer particularly from the effects of the civil war, which developed
soon after the completion of the enumeration, in the way of a dete-
mination or loss of any of the returns, and the only delay arising therefrom
came from the interruption of communication with many of the mar-
shals, necessary to insure, through correspondence, completeness in
the arrangement of some of the minor details. (a)

There were employed in the fieldwork the 64 marshals of the judicial
districts of the country, a few special agents in the unorganized
territory, and 4,417 assistants. In November, 1860, there were 127
clers employed in the census office, 188 clerks and 16 messengers,
laborers, and watchmen in May, 1862, and a total of 110 persons,
including clerks, laborers, messengers, and watchmen, in November,
1862. The census office was practically abolished May 31, 1865, the
services of the superintending clerk being dispensed with on that
date, and a portion of the clerks engaged on the census work were
transferred to the General Land Office, where the work was completed,
including the publication of two volumes of the census report, under
the direction of the Commissioner of the General Land Office.

The first published results of the eighth census were contained in a
preliminary Report of the Eighth Census, consisting of 310 octavo
pages, which was transmitted to Congress early in May, 1862, and of
which 105,000 copies were ordered printed by a resolution of the House
of Representatives passed May 21, 1862.

The final Report of the Eighth Census was contained in four quarto
volumes, one relating to population, one to agriculture, one to manu-
factures, and one to mortality and miscellaneous statistics. These vol-
umes contain in each case many pages devoted to a careful analysis of
the statistics contained therein, besides much descriptive and historical
data concerning the several classes and industrial interests considered.

(a) Population of the United States in 1860, pp. iii, iv.