SMUGGLING OF INTOXICATING LIQUORS

Convention signed at Washington December 9, 1925  
Senate advice and consent to ratification March 3, 1926  
Ratified by the President of the United States March 30, 1926  
Ratified by Belgium December 5, 1927  
Ratifications exchanged at Washington January 11, 1928  
Entered into force January 11, 1928  
Proclaimed by the President of the United States January 11, 1928

45 Stat. 2456; Treaty Series 759

The President of the United States of America and His Majesty the  
King of the Belgians, being desirous of avoiding any difficulties which might  
arise between them in connection with the laws in force in the United States  
on the subject of alcoholic beverages have decided to conclude a Convention  
for that purpose, and have appointed as their Plenipotentiaries:

The President of the United States of America: Mr. Frank B. Kellogg,  
Secretary of State of the United States; and

His Majesty the King of the Belgians: Baron de Cartier de Marchienne,  
His Majesty’s Ambassador Extraordinary and Plenipotentiary to the  
United States of America.

Who, having communicated their full powers found in good and due form,  
have agreed as follows:

**Article I**

The High Contracting Parties respectively retain their rights and claims,  
without prejudice by reason of this agreement, with respect to the extent  
of their territorial jurisdiction.

**Article II**

(1) His Majesty the King of the Belgians agrees that Belgium will  
raise no objection to the boarding of private vessels under the Belgian flag  
outside the limits of territorial waters by the authorities of the United States,  
its territories or possessions in order that enquiries may be addressed to those  
on board and an examination be made of the ship's papers for the purpose  
of ascertaining whether the vessel or those on board are endeavoring to im-  
port or have imported alcoholic beverages into the United States, its terri-
tories or possessions in violation of the laws there in force. When such enquiries and examination show a reasonable ground for suspicion, a search of the vessel may be effected.

(2) If there is reasonable cause for belief that the vessel has committed or is committing or attempting to commit an offense against the laws of the United States, its territories or possessions prohibiting the importation of alcoholic beverages, the vessel may be seized and taken into a port of the United States, its territories or possessions for adjudication in accordance with such laws.

(3) The rights conferred by this article shall not be exercised at a greater distance from the coast of the United States, its territories or possessions than can be traversed in one hour by the vessel suspected of endeavoring to commit the offense. In cases, however, in which the liquor is intended to be conveyed to the United States, its territories or possessions by a vessel other than the one boarded and searched, it shall be the speed of such other vessel and not the speed of the vessel boarded, which shall determine the distance from the coast at which the right under this article can be exercised.

Article III

No penalty or forfeiture under the laws of the United States shall be applicable or attach to alcoholic liquors or to vessels or persons by reason of the carriage of such liquors, when such liquors are listed as sea stores or cargo destined for a port foreign to the United States, its territories or possessions on board Belgian vessels voyaging to or from ports of the United States, or its territories or possessions or passing through the territorial waters thereof, and such carriage shall be as now provided by law with respect to the transit of such liquors through the Panama Canal, provided that such liquors shall be kept under seal continuously while the vessel on which they are carried remains within said territorial waters and that no part of such liquors shall at any time or place be unladen within the United States, its territories or possessions.

Article IV

Any claim by a Belgian vessel for compensation on the grounds that it has suffered loss or injury through the improper or unreasonable exercise of the rights conferred by Article II of this Convention or on the ground that it has not been given the benefit of Article III shall be referred for the joint consideration of two persons, one of whom shall be nominated by each of the High Contracting Parties.

Effect shall be given to the recommendations contained in any such joint report. If no joint report can be agreed upon, the claim shall be referred to an umpire selected by the two Governments; should they fail to agree on the choice of that umpire, it shall be referred to the Permanent Court of Arbitra-
tion at The Hague described in the Convention for the Pacific Settlement of International Disputes, concluded at The Hague October 18, 1907.1 The Arbitral Tribunal shall be constituted in accordance with Article 87 (Chapter IV) and with Article 59 (Chapter III) of the said Convention. The proceedings shall be regulated by so much of Chapter IV of the said Convention and of Chapter III thereof (special regard being had for Articles 70 and 74, but excepting Articles 53 and 54) as the Tribunal may consider to be applicable and to be consistent with the provisions of this agreement. All sums of money which may be awarded by the Tribunal on account of any claim shall be paid within eighteen months after the date of the final award without interest and without deduction, save as hereafter specified. Each Government shall bear its own expenses. The expenses of the Tribunal shall be defrayed by a ratable deduction of the amount of the sums awarded by it, at a rate of five per cent. on such sums, or at such lower rate as may be agreed upon between the two Governments; the deficiency, if any, shall be defrayed in equal moieties by the two Governments.

**Article V**

This Convention shall be subject to ratification and shall remain in force for a period of one year from the date of the exchange of ratifications.

Three months before the expiration of the said period of one year, either of the High Contracting Parties may give notice of its desire to propose modifications in the terms of the Convention.

If such modifications have not been agreed upon before the expiration of the term of one year mentioned above, the Convention shall lapse.

If no notice is given on either side of the desire to propose modifications, the convention shall remain in force for another year, and so on automatically, but subject always in respect of each such period of a year to the right on either side to propose as provided above three months before its expiration modifications in the Convention, and to the provision that if such modifications are not agreed upon before the close of the period of one year, the Convention shall lapse.

**Article VI**

In the event that either of the High Contracting Parties shall be prevented either by judicial decision or legislative action from giving full effect to the provisions of the present Convention the said Convention shall automatically lapse, and, on such lapse or whenever this Convention shall cease to be in force, each High Contracting Party shall enjoy all the rights which it would have possessed had this Convention not been concluded.

The present Convention shall be duly ratified by the President of the United States of America, by and with the advice and consent of the Senate.

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1 TS 536, ante, vol. 1, p. 577.
thereof, and by His Majesty the King of the Belgians in accordance with the constitutional laws of Belgium; and the ratifications shall be exchanged at Washington as soon as possible.

In witness whereof, the respective Plenipotentiaries have signed the present Convention in duplicate in the English and French languages and have thereunto affixed their seals.

Done at the city of Washington this ninth day of December, one thousand nine hundred and twenty-five.

Frank B. Kellogg [seal]

Bon de Cartier de Marchienne [seal]