- 1. That the Canadian Customs officers along the border be instructed to furnish to designated United States attorneys, United States customs officials, Prohibition officers or other officers, information concerning clearance of ships from Canadian ports with cargoes of liquor or other articles on board, and also information concerning consignments or loads of liquor or other articles transported by land or aeroplane across the border. United States Customs officers would be instructed to furnish information to Canadian Customs officers concerning shipments or loads of silk and other dutiable articles which there was reason to believe were being smuggled across the border into Canada.
- 2. That clearances be denied to ships carrying cargoes of liquor when the port of destination is in the United States and also that clearances be denied to ships with cargoes of liquor, which from their tonnage, size and general character would be unable to reach the destinations set forth in the applications for clearances.
- 3. That an executive reciprocal arrangement be effected for the return of stolen property of all kinds belonging to nationals of the one country and seized by the Customs authorities of the other, upon satisfactory proof of ownership and upon proof that there was no collusion.
- 4. That reciprocal arrangements be made for the exchange of information concerning the names and activities of those persons known or suspected to be engaged in violation of the customs, liquor and narcotic laws of the respective countries.
- 5. That upon request customs and other administrative officials of the respective Governments be instructed to attend as witnesses and produce such available records and files, or certified copies thereof as may be considered essential to the trial of civil or criminal cases.

It is understood that the cost of transcripts of records, depositions, certificates and letters rogatory in civil or criminal cases, and the cost of first class transportation both ways, maintenance and other proper expenses involved in connection with the attendance of such witnesses, would be paid by the nation requesting their attendance at the time of their discharge by the court from further attendance at such trial.

Letters rogatory and commissions shall be executed with all possible despatch and copies of official records or documents promptly certified by the appropriate officials, in accordance with the provisions of the laws of the respective countries.

- 6. That a treaty be concluded containing reciprocal arrangements for the extradition of persons accused of violation of the customs, liquor and narcotic laws of the respective Governments or the States or Provinces thereof.
- 7. In the event that the proposed extradition convention shall not be concluded then the convention between the United States and Great Britain of May 18, 1908, with reference to reciprocal rights for the United States and Canada in the matters of conveyance of prisoners shall be amended by the conclusion of a supplemental convention which shall provide reciprocal rights