The Volstead Act (1920)
Officially titled the National Prohibition Act
Effective Feb 1, 1920

The Volstead Act, officially titled the "National Prohibition Act", was passed on Oct 18, 1919 and went into effect Feb 1, 1920. It effectively outlawed the production and sale of alcoholic beverages unless for religious or medical purposes. Allowed for possession or use of alcoholic beverages in private homes with legally acquired alcohol.

TITLE I.
TO PROVIDE FOR THE ENFORCEMENT OF WAR PROHIBITION.
The term "War Prohibition Act" used in this Act shall mean the provisions of any Act or Acts prohibiting the sale and manufacture of intoxicating liquors until the conclusion of the present war and thereafter until the termination of demobilization, the date of which shall be determined and proclaimed by the President of the United States. The words "beer, wine, or other intoxicating malt or vinous liquors" in the War Prohibition Act shall be hereafter construed to mean any such beverages which contain one-half of 1 per centum or more of alcoholic beverages by volume.

SEC. 2.
The Commissioner of Internal Revenue, his assistants, agents, and inspectors, shall investigate and report violations of the War Prohibition Act to the United States attorney for the district in which committed, who shall be charged with the duty of prosecuting, subject to the direction of the Attorney General, the offenders as in the case of other offenses against laws of the United States; and such Commissioner of Internal Revenue, his assistants, agents, and inspectors may swear out warrants before United States commissioners or other officers or courts authorized to issue the same for the apprehension of such offenders, and may, subject to the control of the said United States attorney, conduct the prosecution at the committing trial for the purpose of having the offenders held for the action of a grand jury.

TITLE II.
PROHIBITION OF INTOXICATING BEVERAGES.
SEC. 3.
No person shall on or after the date when the eighteenth amendment to the Constitution of the United States goes into effect, manufacture, sell, barter, transport, import, export, deliver, furnish or possess any intoxicating liquor except as authorized in this Act, and all the provisions of this shall be liberally construed to the end that the use of intoxicating liquor as a beverage may be prevented.

Liquor. . . . for nonbeverage purposes and wine for sacramental purposes may be manufactured, purchased, sold, bartered, transported, imported, exported, delivered furnished and possessed, but only as herein provided, and the commissioner may, upon application, issue permits therefor. . . . Provided, That nothing in this Act shall prohibit the purchase and sale of warehouse receipts covering distilled spirits on deposit in Government bonded warehouses, and no special tax liability shall attach to the business of purchasing and selling such warehouse receipts.

SEC. 6.
No one shall manufacture, sell, purchase, transport, or prescribe any liquor without first obtaining a permit from the commissioner so to do, except that a person may, without a permit, purchase and use liquor for medicinal purposes when prescribed by a physician as herein provided, and except that any person who in the opinion of the commissioner is conducting a bona fide hospital or sanatorium engaged in the treatment of persons suffering from alcoholism, may, under such rules, regulations, and conditions as the commissioner shall prescribe, purchase and use, in
accordance with the methods in use in such institution, liquor, to be administered to the patients
of such institution under the direction of a duly qualified physician employed by such institution.

All permits to manufacture, prescribe, sell, or transport liquor, may be issued for one year, and
shall expire on the 31st day of December next succeeding the issuance thereof: . . . Permits to
purchase liquor shall specify the quantity and kind to be purchased and the purpose for which it is
to be used. No permit shall be issued to any person who within one year prior to the application
thereof or issuance thereof shall have violated the terms of any permit issued under this Title or
any law of the United States or of any State regulating traffic in liquor. No permit shall be issued
to anyone to sell liquor at retail, unless the sale is to be made through a pharmacist designated in
the permit and duly licensed under the laws of his State to compound and dispense medicine
prescribed by a duly licensed physician. No one shall be given a permit to prescribe liquor unless
he is a physician duly licensed to practice medicine and actively engaged in the practice of such
profession. . . .

Nothing in this title shall be held to apply to the manufacture, sale, transportation, importation,
possession, or distribution of wine for sacramental purposes, or like religious rites, except section
6 (save as the same requires a permit to purchase) and section 10 hereof, and the provisions of
this Act prescribing penalties for the violation of either of said sections. No person to whom a
permit may be issued to manufacture, transport, import, or sell wines for sacramental purposes or
like religious rites shall sell, barter, exchange, or furnish any such to any person not a rabbi,
minister of the gospel, priest, or an officer duly authorized for the purpose by any church or
congregation, nor to any such except upon an application duly subscribed by him, which
application, authenticated as regulations may prescribe, shall be filed and preserved by the seller.
The head of any conference or diocese or other ecclesiastical jurisdiction may designate any
rabbi, minister, or priest to supervise the manufacture of wine to be used for the purposes and
rites in this section mentioned, and the person so designated may, in the discretion of the
commissioner, be granted a permit to supervise such manufacture.

SEC. 7.
No one but a physician holding a permit to prescribe liquor shall issue any prescription for liquor.
And no physician shall prescribe liquor unless after careful physical examination of the person for
whose use such prescription is sought, or if such examination is found impracticable, then upon
the best information obtainable, he in good faith believes that the use of such liquor as a medicine
by such person is necessary and will afford relief to him from some known ailment. Not more than
a pint of spirituous liquor to be taken internally shall be prescribed for use by the same person
within any period of ten days and no prescription shall be filled more than once. Any pharmacist
filling a prescription shall at the time indorse upon it over his own signature the word "canceled,"
 together with the date when the liquor was delivered, and then make the same a part of the
record that he is required to keep as herein provide . . . .

SEC. 18.
It shall be unlawful to advertise, manufacture, sell, or possess for sale any utensil, contrivance,
machine, preparation, compound, tablet, substance, formula direction, recipe advertised,
designed, or intended for use in the unlawful manufacture of intoxicating liquor. . . .

SEC. 21.
Any room, house, building, boat, vehicle, structure, or place where intoxicating liquor is
manufactured, sold, kept, or bartered in violation of this title, and all intoxicating liquor and
property kept and used in maintaining the same, is hereby declared to be a common nuisance,
and any person who maintains such a common nuisance shall be guilty of a misdemeanor and
upon conviction thereof shall be fined not more than $1,000 or be imprisoned for not more than
one year, or both. . . .
SEC. 25.
It shall be unlawful to have or possess any liquor or property designed for the manufacture of liquor intended for use in violating this title or which has been so used, and no property rights shall exist in any such liquor or property. . . . No search warrant shall issue to search any private dwelling occupied as such unless it is being used for the unlawful sale of intoxicating liquor, or unless it is in part used for some business purposes such as a store, shop, saloon, restaurant, hotel, or boarding house. . .

SEC. 29.
Any person who manufactures or sells liquor in violation of this title shall for a first offense be fined not more than $1,000, or imprisoned not exceeding six months, and for a second or subsequent offense shall be fined not less than $200 nor more than $2,000 and be imprisoned not less than one month nor more than five years.

Any person violating the provisions of any permit, or who makes any false record, report, or affidavit required by this title, or violates any of the provisions of this title, for which offense a special penalty is not prescribed, shall be fined for a first offense not more than $500; for a second offense not less than $100 nor more than $1,000, or be imprisoned not more than ninety days; for any subsequent offense he shall be fined not less than $500 and be imprisoned not less than three months nor more than two years. . . .

SEC. 33.
After February 1, 1920, the possession of liquors by any person not legally permitted under this title to possess liquor shall be prima facie evidence that such liquor is kept for the purpose of being sold, bartered, exchanged, given away, furnished, or otherwise disposed of in violation of the Provisions of this title. . . . But it shall not be unlawful to possess liquors in one's private dwelling while the same is occupied and used by him as his dwelling only and such liquor need not be reported, provided such liquors are for use only for the personal consumption of the owner thereof and his family residing in such dwelling and of his bona fide guests when entertained by him therein; and the burden, of proof shall be upon the possessor in any action concerning the same to prove that such liquor was lawfully acquired, possessed, and used. . . .

Note: This Act was repealed in 1933 with the passage of the 21st Amendment to the Constitution.

AMENDMENT XXI
Passed by Congress February 20, 1933. Ratified December 5, 1933.

Section 1.
The eighteenth article of amendment to the Constitution of the United States is hereby repealed.

Section 2.
The transportation or importation into any State, Territory, or Possession of the United States for delivery or use therein of intoxicating liquors, in violation of the laws thereof, is hereby prohibited.

Section 3.
This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions in the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress.