

Pittsburg State University

Pittsburg State University Digital Commons

Carson J. Robison Correspondence

Carson J. Robison, the Cowboy Radio Singer,
1903-1988

2015-01-01

Letter, 1941 February 27, from Joeseph Davis to Thurman Arnold

Joseph Davis

Follow this and additional works at: <https://digitalcommons.pittstate.edu/cjrc>

Recommended Citation

Davis, Joseph, "Letter, 1941 February 27, from Joeseph Davis to Thurman Arnold" (2015). *Carson J. Robison Correspondence*. 98.

<https://digitalcommons.pittstate.edu/cjrc/98>

This Manuscript is brought to you for free and open access by the Carson J. Robison, the Cowboy Radio Singer, 1903-1988 at Pittsburg State University Digital Commons. It has been accepted for inclusion in Carson J. Robison Correspondence by an authorized administrator of Pittsburg State University Digital Commons. For more information, please contact digitalcommons@pittstate.edu.

Charge to the account of

CI 5-7658 - JOSEPH M. DAVIS

CLASS OF SERVICE DESIRED	
DOMESTIC	CABLE
TELEGRAM	ORDINARY
DAY LETTER	URGENT RATE
SERIAL	DEFERRED
OVERNIGHT TELEGRAM	NIGHT LETTER
SPECIAL SERVICE	SHIP RADIOGRAM

Patrons should check class of service desired; otherwise the message will be transmitted as a telegram or ordinary cablegram.

WESTERN UNION

1211-B

R. B. WHITE
PRESIDENT

NEWCOMB CARLTON
CHAIRMAN OF THE BOARD

J. C. WILLEVER
FIRST VICE-PRESIDENT

CHECK
ACCOUNTING INFORMATION
TIME FILED

Send the following telegram, subject to the terms on back hereof, which are hereby agreed to

COPY

FEBRUARY 27th, 1941.

HON. THURMAN ARNOLD
ASS'T. ATTORNEY GENERAL In Charge of
ANTI-TRUST DIVISION
WASHINGTON, D. C.

SIR:

AS AN ASCAP PUBLISHER-MEMBER OF LONG STANDING, AND AS ONE WHO IS DEEPLY APPRECIATIVE OF YOUR COMMENDABLE EFFORTS TO ELIMINATE CERTAIN ABUSES AND EVILS CHARGED BY THE GOVERNMENT AGAINST THE SOCIETY'S METHODS, CONDUCT, AND OPERATIONS BOTH IN ITS RELATION TO THE PUBLIC AT LARGE AND TO ITS OWN MEMBERSHIP, I HEREBY VIGOROUSLY PROTEST AND OBJECT ESPECIALLY TO PARAGRAPH NINE OF THE PROPOSED CONSENT DECREE SUBMITTED FOR APPROVAL TO THE ASCAP MEMBERSHIP AT A SPECIAL MEETING HELD ON FEBRUARY TWENTIETH, NINETEEN HUNDRED FORTY ONE. WHILE THE PROPOSED DECREE ELIMINATES THE LONG-EXISTING EVIL OF A SELF-PERPETUATING BOARD OF DIRECTORS, THE PRACTICAL EFFECT OF PARAGRAPH NINE WILL BE A PERMANENT ESTABLISHMENT AND PERPETUATION BY JUDICIAL MANDATE OF AN EQUALLY GRAVE ABUSE, NAMELY, THE UNFAIR BASIS FOR DETERMINING ROYALTY DISTRIBUTION BY THE SOCIETY TO ITS MEMBERSHIP, WHICH WILL IN NO SUBSTANTIAL MANNER DIFFER FROM THE METHOD PRESENTLY USED. IT BECOMES AT ONCE APPARENT THAT THE VERY EVIL SOUGHT TO BE REMEDIED BY THIS PROVISION, NAMELY UNFAIRNESS AND DISCRIMINATION IN ROYALTY DISTRIBUTION, IS INHERENT IN THE VAGUE TERMS SPECIFICALLY USED THEREIN TO DETERMINE THE BASIS FOR ROYALTY DISTRIBUTION, NAMELY "NUMBER, NATURE, CHARACTER, PRESTIGE, POPULARITY AND VOGUE OF SUCH WORKS", WHICH BY REASON OF THEIR ELASTICITY AND INDEFINITENESS MUST READILY LEND THEMSELVES TO THE SAME ABUSES WHICH HAVE HERETOFORE EXISTED, AS PAST EXPERIENCE HAS SO AMPLY DEMONSTRATED. ALTHOUGH A VOICE VOTE OF THE MEMBERSHIP PRESENT AT THE SAID MEETING WAS TAKEN, SUCH VOTE COULD NOT REPRESENT THE CONSIDERED JUDGMENT OF THE MEMBERSHIP SINCE THEY WERE GIVEN NO REASONABLE OPPORTUNITY TO STUDY THE PROPOSED DECREE IN ADVANCE OF THE MEETING. DURING THE COURSE OF THE MEETING A QUESTION BY A WRITER-MEMBER DIRECTED TO THIS VERY SUBJECT WAS RULED OUT OF ORDER BY THE CHAIRMAN.

IN VIEW OF THE FOREGOING, AND IN THE INTERESTS OF JUSTICE, I RESPECTFULLY URGE THAT UNLESS A MORE EQUITABLE AND SPECIFIC BASIS OR FORMULA IS ARRIVED AT FOR DISTRIBUTION OF ROYALTIES IN LIEU OF THE PRESENT PROPOSED PROVISION, NO PROVISION WITH RESPECT TO THIS SUBJECT MATTER SHOULD BE INCLUDED IN THE DECREE SO THAT IT IMPOSES UPON THE SOCIETY A JUDICIAL INJUNCTION TO DISTRIBUTE ROYALTIES IN PRACTICALLY THE SAME UNFAIR MANNER AS HAS BEEN HERETOFORE FOLLOWED.

JOSEPH M. DAVIS, President
GEORGIA MUSIC CORP.
1619 Broadway
New York, New York.