COPYRIGHT

Exchanges of notes at Buenos Aires April 28, July 28, August 28, and September 3, 1934; proclamation by the President of the United States August 23, 1934
Entered into force August 23, 1934

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EXCHANGES OF NOTES

The American Ambassador to the Minister of Foreign Affairs and Worship

Embassy of the
United States of America

Buenos Aires, April 28th, 1934.

Excellency,

I have the honor to inform Your Excellency that the Department of State considers that the provisions of the new copyright law of Argentina (Ley II.723, "Régimen legal de la propiedad intelectual sobre amparo de las Obras literarias, científicas y artísticas", promulgated on September 28th, 1933) would warrant the exercise of authority granted to the President by the provisions of Section 8 of the copyright laws of the United States, to issue a proclamation declaring that citizens of Argentina are entitled to all the benefits of the Act of Congress approved March 4th, 1909, and Acts amendatory thereof relating to copyright.

In this connection, I have the honor to enclose a pamphlet containing a copy of the Act of Congress approved March 4th, 1909 (35 Stat. Part I, 1075), with amendments, and a copy of the proposed proclamation which the Department of State is prepared to recommend to the President.

Before recommending to the President that this proclamation be issued, the Department of State has requested me to communicate the foregoing information to Your Excellency’s Government and to ascertain whether under the law referred to above, the Argentine Government is prepared to extend copyright protection to citizens of the United States simultaneously
with the issuance of the enclosed proclamation by the President of the United States.

Please accept, Excellency, the renewed assurance of my highest consideration.

ALEXANDER W. WEDDELL

His Excellency

DOCTOR CARLOS SAAVEDRA LAMAS,
Minister for Foreign Affairs and Worship,
etc., etc., etc.

The Minister of Foreign Affairs and Worship to the American Ambassador

[TRANSLATION]

MINISTRY OF
FOREIGN AFFAIRS AND WORSHIP

BUENOS AIRES, July 28th, 1934.

Mr. Ambassador,

In reply to Your Excellency’s note of April 28th last, I have the honor to inform you that, in accordance with the stipulations of Law No. II.723, on artistic and literary copyright, the artistic, literary and scientific works published in the United States of America, no matter what the author's nationality may be, enjoy the protection afforded by that Law to the authors of works published in the Republic, provided that the country to which the author belongs also recognize copyright of intellectual property.

Consequently, there is no obstacle, on the part of this Government, to prevent the President of the United States of America from issuing the customary proclamation, which will be a motive of satisfaction for the Government of the Argentine Republic, in view of such an important step in the relations between the two countries.

I take pleasure in transmitting to Your Excellency, for the official knowledge of your Government, the text of the Law to which reference is made, as well as its Rules and Regulations, of May 3rd of the present year.

I avail myself of this opportunity to reiterate to Your Excellency the assurance of my highest consideration.

CARLOS SAAVEDRA LAMAS

To His Excellency

The Ambassador Extraordinary
and Plenipotentiary of the
United States of America,
Mr. ALEXANDER WILBOURNE WEDDELL.
The American Ambassador to the Minister of Foreign Affairs and Worship

Embassy of the
United States of America
Buenos Aires, August 28th, 1934.

No. 162
Excellency,

I have the honor to refer to my note No. 108 of April 28th, 1934, informing Your Excellency that the Department of State considered that the provision of the new copyright law of Argentina would warrant the exercise of authority granted to the President of the United States by the provisions of Section Eight of the Copyright Laws of the United States to issue a proclamation declaring that citizens of Argentina are entitled to all the benefits of the Act of Congress approved March 4th, 1909, and acts amendatory thereof relating to copyright.

I also refer to Your Excellency's courteous note of July 28th, 1934, in reply thereto, informing me that in accordance with the provisions of Law No. II.723 on artistic and literary copyright, the artistic, literary and scientific works published in the United States, no matter what the author's nationality may be, enjoy the protection afforded by that law to the authors of works published in the Republic, provided that the country which the author belongs also recognises the copyright of intellectual property. You state further that it would be a motive of satisfaction to the Argentine Republic to have the President of the United States issue this proclamation.

I now take pleasure in informing Your Excellency that I have just received a telegram from the Department of State informing me that the President of the United States issued a proclamation establishing reciprocal copyright relations between Argentina and the United States on August 23rd last.

Please accept, Excellency, the renewed assurances of my highest consideration.

Alexander W. Weddell

His Excellency

Doctor Carlos Saavedra Lamas,
Minister for Foreign Affairs and Worship,
etc., etc., etc.

The Minister of Foreign Affairs and Worship to the American Ambassador
[Translation]

Ministry of
Foreign Affairs and Worship
Buenos Aires, September 3rd, 1934.

Mr. Ambassador,

I take pleasure in acknowledging receipt of Your Excellency's note No. 162 of August 28th last referring to a previous note of your Embassy No. 108
of April 28th of the present year, informing me that the Department of State considered that the provisions of the new Argentine Copyright Law would warrant the exercise of authority granted to the President of the United States by the provisions of Section Eight of the Copyright Laws of the United States to issue a proclamation declaring that citizens of Argentina are entitled to all the benefits of the Act of Congress approved on March 4th, 1909, and acts amendatory thereof relating to copyright.

Your Excellency also refers to this Chancellery’s note of July 28th, 1934, in reply thereto, stating that in accordance with the provisions of Law No. II.723 on artistic and literary copyright, the artistic, literary and scientific works published in the United States, no matter what the author’s nationality may be, enjoy the protection afforded by that law to the authors of works published in the Republic provided that the country to which the author belongs also recognizes the copyright of intellectual property, and that it would be a motive of satisfaction to the Argentine Republic to have the President of the United States issue this proclamation.

In view of these antecedents Your Excellency takes pleasure in informing me that you have received a telegram from the Department of State stating that the President of the United States issued a proclamation establishing reciprocal copyright relations between Argentina and the United States on August 23rd last.

In expressing to Your Excellency that this Government is gratified to know of the decision of your Government and that it has duly informed the respective authorities, I reiterate to Your Excellency the assurances of my highest and most distinguished consideration.

CARLOS SAAVEDRA LAMAS

His Excellency

The Ambassador Extraordinary
and Plenipotentiary of the
United States of America,
Mr. Alexander Wilbourne Weddell.

PROCLAMATION

COPYRIGHT—ARGENTINA

By the President of the United States of America

A Proclamation

 Whereas it is provided by the act of Congress approved March 4th, 1909 (ch. 320, 35 Stat. 1075–1088), entitled “An act to amend and consolidate the acts respecting copyright”, that the copyright secured by the act, except the benefits under section 1(e) thereof as to which special conditions are imposed, shall extend to the work of an author or proprietor who is a citizen or subject of a foreign state or nation, only upon certain conditions set forth in section 8 of the act, to wit:
"(a) When an alien author or proprietor shall be domiciled within the
United States at the time of the first publication of his work; or

"(b) When the foreign state or nation of which such author or proprietor
is a citizen or subject grants, either by treaty, convention, agreement, or law,
to citizens of the United States the benefit of copyright on substantially the
same basis as to its own citizens, or copyright protection substantially equal
to the protection secured to such foreign author under this Act or by treaty;
or when such foreign state or nation is a party to an international agreement
which provides for reciprocity in the granting of copyright, by the terms of
which agreement the United States may, at its pleasure, become a party
thereto"; and

Whereas it is provided by section 1(e) that the provisions of the act "so
far as they secure copyright controlling the parts of instruments serving to
reproduce mechanically the musical work, shall include only compositions
published and copyrighted after this Act goes into effect, and shall not include
the works of a foreign author or composer unless the foreign state or nation of
which such author or composer is a citizen or subject grants, either by
treaty, convention, agreement, or law, to citizens of the United States similar
rights"; and

Whereas the President is authorized by section 8 to determine by procla-
mation made from time to time the existence of the reciprocal conditions
foresaid, as the purposes of the act may require; and

Whereas satisfactory official assurances have been received that on and after
August 23rd, 1934, citizens of the United States will be entitled to obtain
copyright for their works in Argentina which is substantially equal to the
protection afforded by the copyright laws of the United States, including
rights similar to those provided by section 1(e);

Now, therefore, I, Franklin D. Roosevelt, President of the United States
of America, do declare and proclaim:

That on and after August 23rd, 1934, the conditions specified in section 8
(b) and 1(e) of the act of March 4th, 1909, will exist and be fulfilled in
respect of the citizens of the Argentine Republic and that on and after Au-
gust 23rd, 1934, citizens of the Argentine Republic shall be entitled to all
the benefits of this act and acts amendatory thereof:

Provided, That the enjoyment by any work of the rights and benefits con-
ferred by the act of March 4th, 1909, and the acts amendatory thereof, shall
be conditional upon compliance with the requirements and formalities pre-
scribed with respect to such works by the copyright laws of the United States;

And provided further, That the provisions of section 1(e) of the act of
March 4th, 1909, insofar as they secure copyright controlling parts of instru-
ments serving to reproduce mechanically musical works shall apply only to
compositions published after July 1st, 1909, and registered for copyright
in the United States which have not been reproduced within the United
States prior to August 23rd, 1934, on any contrivance by means of which the work may be mechanically performed.

In witness whereof, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

Done at the City of Washington this 23rd day of August, in the year of our Lord nineteen hundred and thirty-four, and of the Independence of the United States of America the one hundred and fifty-ninth.

FRANKLIN D. ROOSEVELT

By the President:

WILLIAM PHILLIPS,
Acting Secretary of State