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KODAK Gray Scale



Kodak
LICENSED PRODUCT

A 1 2 3 4 5 6 **M** 8 9 10 11 12 13 14 15 **B** 17 18 19



United States Senate

WASHINGTON, D. C.

Sunday May 1, 1928.

My dear son Jack:

How the years are speeding now! The realization of it makes us more tender, and my thoughts instinctively turn to those I love. I commence the New Year, because I cannot resist the urge, in talking in the only way I can to my sons. Your telegram was read over the phone to us this morning, and Mother and I were touched because you were thinking of us, as we are thinking of you. If we only had the power to see what the next twelve months would bring us, we'd either command the sun to stand still or be impatiently hurrying to the fruition of our hopes. If we believed in omens and portents, the beginning of the year would sorely puzzle Mother and me, and leave us somewhat apprehensive of what might happen.

For we've commenced in a most idiotic fashion. Forth from home, ^{we} went at 12 high noon, Mother elaborately and well dressed as ever when she tries, I in frock coat and high hat, to attend the function of the year, the diplomatic reception of the Secretary of State. Our beautiful car had been shined and its top painted by Shrling, and we felt that none presented a better or finer appearance. At 12:30 the appointed hour, we arrived at the Pan-American Building, and wondered as we drove up at the absence of vehicles. The Building was locked, and we were non-plussed. Then a ray of intelligence penetrated our dulled brains and we looked at our invitation. The Reception is for Jan. 2 at 12:30 instead of Jan. 1. We passed the drive home alternately laughing at ourselves and rather shamefacedly admitting our stupidity. What do you think up that for the start of the New Year? The great Cagliostro or perhaps even Sherlock Holmes, or at any rate the author of Sherlock, would deduce from this the entire current of our lives for the next twelve months. With my matter of fact brain I can only conclude

2

United States Senate

WASHINGTON, D. C.

that I've started the New year like a
lame fool, and hope that I won't
continue in the same fashion.

Mother saw in some paper that you
had a table for New year's eve. We
sat up and saw the year in, and drank
a toast to ~~our~~ dear ones in California.
I tried to see you and imagine just
what you were doing. I was not very
successful. But at any rate, we
knew your thoughts would turn to us
at the stroke of twelve, just as ours
were wholly of you and our loved ones,
and for a moment, we were altogether.

Mum's hoping 1928 will bring you
first good health, next prosperity, above all
contentment and happiness. Our love
to the dear kiddies. Lots to yourself.

Affectionately,
Dad.

HIRAM W. JOHNSON, CALIF., CHAIRMAN
HENRY W. KEYES, N. H. WILLIAM H. KING, UTAH
FRANK B. WILLIS, OHIO WILLIAM J. HARRIS, GA.
DAVID A. REED, PA. ROYAL S. COPELAND, N. Y.
GERALD P. NYE, N. DAK. COLE, L. BLEASE, S. C.
ARTHUR R. GOULD, ME. HUBERT D. STEPHENS, MISS.

M. A. CONNOR, CLERK

United States Senate

COMMITTEE ON IMMIGRATION

January 10, 1928.

Mr. Hiram W. Johnson, Jr.,
Mills Building,
San Francisco, California

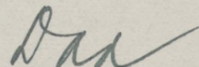
My dear Jack:

I received yesterday your letter of January 3 enclosing notice of assessment on River Gardens Farm. I observe from the notice that the assessment of \$5.00 per share on Mother's stock is due February 1, and will be delinquent thereafter and advertised for sale unless the assessment is then paid. ^{the stock} I observe Mother has 517 shares of stock and her assessment will be therefore \$2585. I am enclosing you herein my check for \$135.00 on The Donohoe, Kelly Banking Company, and my check Number 1588 on the Riggs National Bank for \$1450 making a total of \$1585. I am compelled to ask you to sell a One Thousand Dollar Liberty Bond to make up the other One Thousand Dollars, and the total of \$2585. Would you do me the kindness, therefore to sell one of the One Thousand Liberty Bonds in my Safe Deposit Box, and with the checks which I send you herein, pay Mother's assessment. I am enclosing you the Notice of Assessment herein.

Sorry to bother you with this, and with the peculiar mode of payment, but so far as my cash on hand is concerned, in the language of the British before we entered the war, "I have scraped the bottom of the pan".

With Mother's love and mine.

Affectionately,



RIVER FARMS COMPANY OF CALIFORNIA

858-859 MILLS BUILDING
SAN FRANCISCO, CALIFORNIA

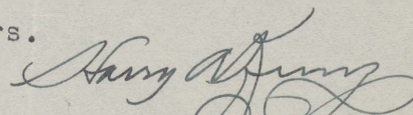
NOTICE OF ASSESSMENT

RIVER FARMS COMPANY OF CALIFORNIA.—
Location of principal place of business, 859 Mills Building,
San Francisco, California.

Notice is hereby given that at a meeting of the Board of Directors, held on the 23rd day of December, 1927, an assessment of \$5.00 per share was levied upon the capital stock of the corporation, payable immediately in United States gold coin to Harry A. Kunz, treasurer, at the office of the corporation, Room 859 Mills Building, Bush and Montgomery Streets, San Francisco, California.

Any stock upon which this assessment shall remain unpaid on the 1st day of February, 1928, will be delinquent and advertised for sale at public auction, and unless payment is made before will be sold on WEDNESDAY, the 29th day of February, 1928, to pay the delinquent assessment, together with cost of advertising and expenses of sale.

By order of the Board of Directors.


Secretary.

Office—Room 859 Mills Building, Bush and Montgomery
Streets, San Francisco, California.

HIRAM W. JOHNSON
CHAIRMAN

United States Senate

COMMITTEE ON IMMIGRATION

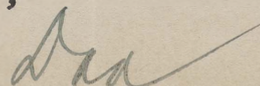
January 11, 1928

Mr. Hiram W. Johnson, Jr.,
Attorney at law,
Mills Bldg.,
San Francisco, California

My dear Jack:

I received today your letter concerning Harry Hartogh and his desire to have his wife remain permanently in this country. Hartogh remains in the status of an alien until he obtains American citizenship. Notwithstanding the fact that he has taken out first papers, his status is that of an alien, and his wife is entitled to no preferential rights under the quota. The only thing we can do is to continue to have her time extended until he obtains his citizenship, when he can petition for her permanent admission. As I wired you, she can obtain appropriate blanks from the San Francisco immigration office. After she fills out the application, would suggest that it be sent to this office. I will file it with Commissioner Hull, and am quite confident the extension will be granted. Would suggest that she ask for a year's extension. Meanwhile, will you send me the date on which Hartogh applied for citizenship, the number of his application if he has it, so that I can take this particular matter up here, and do anything essential to hasten action in his case.

Affectionately,



Mr. JOHNSON. Mr. President, I yield my unqualified admiration to the Senator from South Dakota [Mr. McMASTER] for the courage of his present adventure. I think certainly he has performed a very useful service. I have no sympathy with the arguments that are made that the Senate should not express its opinion upon any matter that is germane to that which concerns its legislation or that which in any way concerns our people. I have no sympathy with the adjectives that have been hurled at the Senator from South Dakota because he has had the temerity to touch a subject such as the tariff. I congratulate him upon his very able presentation of this subject, and I congratulate him upon the fact that there has been a debate upon it which ought at least to be enlightening to the Senate and possibly to the country.

Mr. President, I think I understand, too, the reasons actuating the Senator from South Dakota and some of those who are aiding him in the presentation of a resolution of this kind and character. I understand, I think, better than some of our brethren what rankles in the souls of the men in the Middle West and particularly of those who are engaged in agriculture, the very basic industry of this Nation.

I think I understand, sir, something of the catastrophe which has befallen the farming industry during the past few years, and I confess the deepest interest and an entire sympathy in anything which may be undertaken to alleviate the distress of the farmers of this land, and in anything, no matter how mistaken it may be in the opinion of some of our supposedly wise brethren, that may be undertaken by those who represent the farming communities to relieve and aid their people.

I desire, Mr. President, though, to obtain the necessary relief and to go at the matter the other way around; not by an endeavor to decrease the tariff or even indefinitely to revise it. For making a tariff law we who have dealt with the subject in the past have learned is a complex and a delicate and a difficult task. Under any circumstances it is delicate and it is difficult; under the circumstances at the present time it is more than delicate and more than difficult. So, sir, instead of touching this complex and this delicate and this difficult subject, in the endeavor to give the farmer his parity as described in the resolution in respect to the tariff, I would rather go to the specific and affirmative mode of agricultural relief, and by a definite act do him tariff justice.

I believe, sir, in anything which promises agricultural relief. I do not care that it may be determined to be libaral by some of our distinguished economists and by many gentlemen from the East who have the slightest conception of what is transpiring in the West. I do not care that gentlemen who arrogate to themselves all of the economic virtues or individuals who are coining their money out of eastern business say to me that what we endeavor to do for the farmer is empirical wholly and is quite beyond the pale of what they believe to be sound economics. If there is anything, any measure which promises relief, which gives even the possibility of relief to the men and the women and the children who have suffered in the Middle West, I will accept that measure, the McNary-Hauser bill or any other, in the endeavor to give something of relief to those who sorely need it.

In the endeavor to strike a parity in relation to the benefits that are derived from the tariff, the parity to which the farmer is entitled, I would go around it that way and I would do it by specific and definite measures presented upon that subject and that subject alone. I do not desire to do it by going in the other direction and undertaking the task, which ever is delicate and which in this instance is more than difficult, of revising, altering, or amending the present tariff law.

To revise downward excessive rates is something that I can scarcely wholly comprehend. I recognize that there are excessive rates; I recognize undoubtedly there are rates that ought to be reduced in a tariff law; but, coming from the West, coming from a territory that has asked tariffs and has received tariffs upon those things that come from the soil, I am not ready at this period and at this session to rest upon the determination of any of our eastern brethren as to what may be excessive rates in a tariff bill. What may seem to be excessive rates in a tariff upon the industrial products of the East to me would seem to those of the East quite the reverse; while what might seem to be excessive rates on the products of the soil of the Pacific coast to those who live in Massachusetts would seem to me to be, indeed, less than ought to be accorded.

Mr. McMASTER. Mr. President—
Mr. JOHNSON. I yield to the Senator from South Dakota, Mr. McMASTER. As I understand the distinguished Senator from California, he would not favor a reopening of the tariff law, owing to the fact that he would not trust the interests of California to eastern interests and to their ideas in regard to tariff rates upon agricultural products raised in California. Then, as I understand, according to that theory, we must never again bring up the question of tariff revision?

Mr. JOHNSON. No; not at all, sir. Indicating an opinion like and asking the House to revise rates downward is a very different proposition from taking up a tariff bill in the regular course of legislation in the Congress of the United States. I do not wish to put it quite as harshly as the Senator did, that I would not trust our eastern brethren as to rates which should be accorded to the fruits, the nuts, and other products of the soil of the Pacific coast; but, sir, I would prefer, if there were to be any revision concerning the rates on those products which are grown upon the Pacific coast, myself to be a part of that revision, and to be a part of the determination whether or not any rate was excessive.

Sir, I violate no confidence, and say what is really a matter of history when I recite how the rates were obtained for the territory of the Senator from Oregon and the territory that I represent on the Pacific coast when the tariff bill was under discussion in 1922. We formed a bloc then. Ball at bloc, as you see fit, sir; say what you will regarding any organization within the organization of the Senate; but when the tariff bill was under discussion we formed what was termed a western bloc and we formed it for protection of our States and our products. It embraced about 25 Senators from the West; and these 25 Senators appointed an executive committee of five, of which I had the honor to be one; and that bloc said to the gentlemen from the East, who were concerned alone in an industrial tariff, "All right, gentlemen; the West, with its 25 votes in the United States Senate, is finally going to have a tariff that suits the West"; and the West got a tariff that suited the West upon the products of the soil.

Blocs, of course, in mock horror, our eastern brethren say, are terrible things; dangerous, too; but, nevertheless, the organization of the West in 1922 effected the result at that time of giving to the West a medium of that which had always been taken by the East; and I am very glad that we organized, and very glad that the result was attained.

Mr. McMASTER. Mr. President—

Mr. JOHNSON. I yield.
Mr. McMASTER. I want to congratulate the Senator upon the work of the bloc during that session. I think they did obtain most substantial results; but did they obtain everything that the farmers asked for? Not by a long way. The testimony before the Finance Committee shows that the farmers asked for higher duties on many things, and those duties were cut. Notwithstanding that, I agree with the distinguished Senator from California that that bloc did put up a most magnificent fight, and they got so much more than they had ever gotten before that it was really a victory.

Mr. JOHNSON. That is right; and I may say to the Senator from South Dakota that when the tariff bill comes here again, if I happen to be a Member of the Senate at that time and the Senator from South Dakota happens to be a Member, I hope we will form again a western bloc; and we will not only get what we got before but we will get all of the things that the Senator from South Dakota would like to get to-day. I will aid him in then getting them to the best of my ability.

I recall, sir, the tariff that we then obtained. It is a singular thing that our tariffs in the West, generally speaking, are very different from the tariffs in the East. Our tariffs relate to those things that come up out of the soil. They are very valuable to us, just as the tariffs that the Senator from South Dakota would have for his territory are very valuable to him. Ours are walnuts and almonds and olives and olive oil, lemons, and other products—things that come up out of the soil, and that under certain circumstances come into the fiercest kind of competition with things that are grown abroad.

I remember when the first question and the first contest came upon lemons here. The late lamented Senator from the State of Pennsylvania, Mr. Penrose, was then chairman of the Finance Committee. Even this day, in stating that I represent in part was represented then by one gentleman of the Democratic Party and one whose party is Republican. After a contest by the Republican Senator from California, who now speaks for an increased tariff on lemons, the Senator from Pennsylvania acceded to it in the emergency tariff bill; and for the first time in the history of the State of California we had a tariff upon lemons approaching justice. The rate was subsequently carried into the general tariff bill.

I recall subsequently the tariff that we sought upon almonds. Do you recall, sir, where the opposition came from? Every great confectioneer in the East came down to Washington. Some of our distinguished brethren from New Jersey, I recall particularly, and from some of the New England States as well, marched into the Finance Committee—the Senator from Utah [Mr. Smead] will recall that fact—and representing these great confectioneers, they were demanding that we should not place a tariff upon almonds at all, because they could get a second-rate almond from Europe that would enable them to make their confectiography at a little less cost; and so great was the power of these confectioneers of the East that it was only by the slightest margin of a very few votes before the Senate itself that we were enabled to obtain the present tariff upon almonds.

So it was upon walnuts. The Senator from Oregon and I stood side by side in making that fight. So it was upon olives and upon olive oil, with which we came in direct competition with our brethren across the sea. It was done, sir, because we organized; and we organized upon the theory that whereas tariff bills had been written in the past around the wants and the wishes and the profits of New England we were going to have, even if injustices might occur in that bill, at least a part of a tariff bill written around the production of the Western States of the United States of America.

I am afraid to touch those schedules now, sir. I would rather go to the relief that could be accorded the farmer the other way around, by a specific relief bill; and I will go the limit in that endeavor to give relief to agriculturists, not under the circumstances, sir—and I regret it, because of the author of the resolution and because of my sympathy with the fight he is making—I can not, sir, vote for the resolution that he has presented here now.

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WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

SYMBOLS

BLUE	Day Letter
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Received at 722 Market St., San Francisco **ALWAYS OPEN**

1923 JAN 17 PM 9 50

AA886 78 NL=WASHINGTON DC 17

HIRAM W JOHNSON JR=

MILLS BUILDING SANFRANCISCO CALIF=

HAVE JUST RECEIVED MY DONOHOE KELLY BANK STATEMENT
 EVIDENTLY I BLUNDERED IN SENDING YOU CHECK ON THAT BANK
 ITS PAYMENT WOULD MAKE ME OVERDRAWN ACCORDING TO MISS
 CONNORS FIGURES ONE HUNDRED TWELVE FIFTY IF YOU HAVE NOT
 DONE SO PLEASE DO NOT USE THE DONOHOE KELLY BANK CHECK
 SENT YOU FOR ONE HUNDRED THIRTY FIVE BUT PAY THIS SUM FOR
 ME ON RIVERS GARDENS ASSESSMENT AND I WILL REMIT SAME TO
 YOU WIRE ME IF THIS ALL RIGHT=

HIRAM W JOHNSON.

HIRAM W. JOHNSON
CHAIRMAN

United States Senate

COMMITTEE ON IMMIGRATION

January 18, 1928

Mr. Hiram W. Johnson, Jr.,
Attorney at law,
Mills Bldg.,
San Francisco, California

My dear Jack:

I am sending you herein my check on Riggs National Bank for One Hundred and Thirty Five Dollars (\$135.00) in accordance with your telegram received today. Thank you very much for attending to this matter for me. Sorry to bother you so much.

Hastily and affectionately,

Dad

WESTERN UNION

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NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

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AA557 17 GOVT=SN WASHINGTON DC 21 447P

28 JAN 21 PM 2 18

HIRAM W JOHNSON JR.

ATTORNEY AT LAW=MILLS BLDG SANFRANCISCO CALIF.

PAPERS RECEIVED HARRY HARTOGH CASE AND FILED WITH

COMMISSIONER GENERAL IMMIGRATION WILL ADVISE YOU WHEN

EXTENSION GRANTED=

HIRAM W JOHNSON.

**QUICK
SAFE**
way to send
MONEY

WESTERN UNION
Money Transfers

**QUICK
SAFE**
way to send
MONEY

WESTERN UNION
Money Transfers

**QUICK
SAFE**
way to send
MONEY

WESTERN UNION
Money Transfers

1928 JAN 21 PM 2 36

1928 JAN 21 PM

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WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

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ABR175 18 GOVT=SN WASHINGTON DC 27 452P

1928 JAN 27 PM 2 10

HIRAM W JOHNSON JR, ATTY AT LAW=

MILLS, BLDG SANFRANCISCO CALIF=

MAJOR EMMONS ADVISES ME FAVORABLE RECOMMENDATION WILL BE

MADE UPON APPLICATION LIEUTENANT ROGERS GARDNER FOR

ASSIGNMENT CRISSY FIELD=

HIRAM W JOHNSON.

HIRAM W. JOHNSON, CALIF., CHAIRMAN
HENRY W. KEYES, N. H. WILLIAM H. KING, UTAH
FRANK B. WILLIS, OHIO WILLIAM J. HARRIS, GA.
DAVID A. REED, PA. ROYAL S. COPELAND, N. Y.
GERALD P. NYE, N. DAK. COLE. L. BLEASE, S. C.
ARTHUR R. GOULD, ME. HUBERT D. STEPHENS, MISS.

M. A. CONNOR, CLERK

United States Senate

COMMITTEE ON IMMIGRATION

January 28, 1928

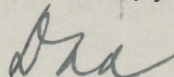
Mr. Hiram W. Johnson, Jr.,
Attorney at law,
Mills Building,
San Francisco, California

My dear Jack:

Confirming wire, Major Emmons informs me Lieutenant Rogers Gardner will be assigned to Pacific Coast, as desired by his mother.

No action has yet been taken on the application of Harry Hartogh. The record of entry must be obtained from port of entry before department can render decision. I am quite confident, however, that the extension will be granted.

Hastily and affectionately,



**TODAY IS
FRIDAY**

Letters forwarded
today are not like
ly to be acted on
before Monday

**A WESTERN UNION
NIGHT LETTER WILL
GET ATTENTION EARLY
SATURDAY**

3937

WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

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Market St., San Francisco, Calif., **ALWAYS
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AP102 68 GOVT=SN WASHINGTON DC 3 608P

1928 FEB 3 PM 3 32

MAJOR ARCHIBALD M JOHNSON=

ATTORNEY AT LAW MILLS BLDG SANFRANCISCO CALIF=

LABOR BUREAU INFORMS ME RECORD OF LEGAL ENTRY OF RUTZ HAD
BEEN LOCATED UNDER NAME WALLERS RUTZ APRIL 21 1923 ON THE SS
BERENGARIA LABOR DEPARTMENT HAS BEEN IN DIRECT COMMUNICATION
WITH RUTZ AND UNDERSTAND CASE HAD BEEN STRAIGHTENED OUT AND SO
ADVISED MR MURPHY BY LETTER JANUARY 19 AM WIRING MURPHY
AMERICAN TRUST TODAY TO ASCERTAIN IF ANY NEW DIFFICULTIES
HAVE ARISEN=

HIRAM W JOHNSON.

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WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

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RECEIVED FEB 4 M 8 1A

Received at 722 Market St., San Francisco, Calif., **ALWAYS OPEN**

AAR198 23 GOVT=SN WASHINGTON DC 4 1057A

HIRAM W JOHNSON JR=

MILLS BLDG SANFRANCISCO CALIF=

: POLICIES REFERRED TO MY FORMER TELEGRAM MAILED BY RATHBONE
KING AND SEELY TO MOTHER FROM SANFRANCISCO AND REACHED HER
WEEK OF JANUARY NINTH=

HIRAM W JOHNSON.

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WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

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Received at 722 Market St., San Francisco

ALWAYS
OPEN

1928 FEB 4 AM 8 31

ABR52 184 GOVT 1/140=SN WASHINGTON DC 4 1037A

HIRAM W JOHNSON JR=

ATTORNEY AT LAW MILLS BUILDING SANFRANCISCO CALIF=

LAST NIGHT HAD SERIOUS FIRE AT HOME THE WEST WING MOTHERS
 LOCO AND LITTLE DODGE DESTROYED TOGETHER WITH TRUNKS
 CLOTHES AND MUCH ELSE STOP HAD POLICIES FEDERAL INSURANCE
 COMPANY IN MOTHERS NAME FOR WHICH NEW POLICIES WERE SENT ME
 AFTER MY RETURN HERE STOP NEW POLICY A ONE EIGHT FIVE SIX
 FOUR EIGHT DATED NOVEMBER TWENTY TWO NINETEEN TWENTY
 SEVEN RUNNING ONE YEAR FOUR THOUSAND DOLLARS PREMIUM ONE
 HUNDRED EIGHTY EIGHT DOLLARS STOP THIS POLICY INSURES
 AGAINST FIRE STOP SECOND POLICY FORWARDED ME WAS WITH
 UNITED STATES GUARANTY COMPANY OF NEW YORK FOR DAMAGES
 PREMIUM THIRTY SIX TWENTY FIVE STOP THESE PREMIUMS
 AGGREGATING TWO HUNDRED TWENTY FOUR TWENTY FIVE HAVE NOT
 BEEN PAID WOULD YOU IMMEDIATELY PAY RATHBONE KING AND
 SEELY AMOUNT TWO HUNDRED TWENTY FOUR TWENTY FIVE FOR ME
 FOR POLICIES OF COURSE ADVISING THEM OF DESTRUCTION OF
 MACHINE STOP THE

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WESTERN UNION

MBOLS
Day Letter
Night Message
Night Letter
Deferred
T Cable Letter
WLT Week End Letter

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

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Received at 722 Market St., San Francisco **ALWAYS OPEN**

1928 FEB 4 AM 8 31

AB52 2/44

REASON PAYMENT OF THESE PREMIUMS WAS DELAYED WAS POLICIES
 WERE NOT RECEIVED UNTIL IN DECEMBER AND AMOUNTS DUE I
 THOUGHT POSSIBLY HAD BEEN PAID IN SANFRANCISCO STOP PLEASE
 TAKE MATTER UP WITH YOUR FRIEND IN RATHBONE KING AND SEELS
 AND DO WHATEVER IS ESSENTIAL=

HIRAM W JOHNSON.

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WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

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AA607 48 BLUE=SN WASHINGTON DC 6 431P

MAJOR A M JOHNSON=

MILLS BLDG SANFRANCISCO CALIF=

1928 FEB 6 PM 3 14

WERE UP ALL FRIDAY NIGHT SATURDAY NIGHT DRANK TOAST TO YOU
 THEN RETIRED CALL CAME ELEVEN THIRTY JOE NOT KNOWING WHO
 IT WAS THINKING HE WAS DOING US KINDNESS TO LET US SLEEP
 REPORTED US OUT WE WERE HEARTBROKEN WHEN HE TOLD US
 YESTERDAY EVERYTHING ALL RIGHT LOVE=

HIRAM W JOHNSON.

HIRAM W. JOHNSON, CALIF., CHAIRMAN
HENRY W. KEYES, N. H. WILLIAM H. KING, UTAH
FRANK B. WILLIS, OHIO WILLIAM J. HARRIS, GA.
DAVID A. REED, PA. ROYAL S. COPELAND, N. Y.
GERALD P. NYE, N. DAK. COLE, L. BLEASE, S. C.
ARTHUR R. GOULD, ME. HUBERT D. STEPHENS, MISS.

M. A. CONNOR, CLERK

United States Senate

COMMITTEE ON IMMIGRATION

February 7, 1928

Mr. Hiram W. Johnson, Jr.,
Attorney at law,
Mills Building,
San Francisco, California

My dear Jack:

I received yesterday your letter of February 1 containing check for \$47.65 in my favor, and also containing receipt for \$2585.00 for Mother's assessment for 517 shares of River Gardens Farm stock as evidenced by certificate number 201. I am returning to you the receipt for the assessment. Will you keep it among your papers, or put it in my Safe Deposit Box, please, with the certificate of stock. I do think it ought to be kept with such papers as you have, or I have relating to the River Gardens Farm. Thank you very much for your kindness in attending to these payments.

The Federal Insurance Company because undoubtedly of the wire of Rathbone, King and Seeley immediately set to work under our insurance policy, and late this afternoon took out to the house the proof and the check for \$4000.00 to give to Mother. I will see that check is sent you for the payments that you paid for me upon my telegraphic message of Saturday last. We have been trying to make out an inventory of our losses in the fire, the sum reaching about three times in excess of the policy of insurance that we had. My old trouble with Caraway is beginning again, and I suppose there'll be hell to pay because of losses claimed by him. There's no use bothering you with it, however,

2.

because obviously you have troubles of your own.

The reaction from the fire is on both of us. The all night vigil, running around, the ice and the snow with wet feet, and a ~~doing~~^{us} occasionally from water, are playing havoc this week with both Mother and myself.

Love to the boys and yourself from both Mother and myself.

Affectionately,

Dad

San Francisco, Calif. Jan 31

1928

Received of Arvin N. Johnson Jr., for account of Minnie L. Johnson

Twenty five hundred eighty five $\frac{00}{100}$

Dollars

100

In full payment of acct. called 12/23/27 on 517 shares of stock of River Farms Co.

of Calif. in name of Minnie L. Johnson as evidenced by Cert # 201-517 shares

River Farms Co. of Calif.

Sarah L. Johnson

\$2585⁰⁰

HIRAM W. JOHNSON
CHAIRMAN

United States Senate
COMMITTEE ON IMMIGRATION

February 11, 1928

Mr. Hiram W. Johnson, Jr.,
Attorney at law,
Mills Building,
San Francisco, California

My dear Jack:

I am enclosing you herein my check number 1606 on Riggs National Bank in your favor for \$224.25, the amount of insurance you paid Rathbone, King and Seely for me upon the insurance policies on Mother's locomobile, being \$188.00 premium on Federal Insurance Company, and \$36.25, premium on United States Guarantee Company. The insurance people were more than kind and considerate in this matter. Upon receipt of a direct wire from California the loss immediately was adjusted, and the insurance paid. I thank you very much indeed for what you did. I sent a wire to Rathbone, King and Seely trying to express my appreciation and my thanks to them.

Mother is going to get another Locomobile, which, presumably, will be delivered within the next ten days or two weeks. It is a perfectly new car, which it is asserted, is like the old one, the model and description of which I will send you tomorrow from home from the contract I have. I was not aware that Mother did it, but she wrote the Locomobile people at Bridgeport telling them of her disaster, saying how anxious she was to get another locomobile, how she felt that she belonged to the Locomobile family. The letter evidently aroused the interest of the Locomobile people, and they have been mighty good .

They are to give her this new car for \$4,000.00. It seems to me hardly possible that it can be the same kind of a car that we had, but they assure her that this is so, and I wrote into the contract that before the consummation of it, the car should be brought here for our inspection. It will be a very remarkable thing if Mother can get another car of the kind this is represented to be.

When I started this week to figure our losses, I found them to be probably three times as great as the amount of the insurance policy on our furnishings, etc. These losses are in process of adjustment now. Apparently, there is no difficulty, but I have had sufficient experience with insurance companies not to be lulled into false security. Although Caraway profits greatly by the fire, he is such a skunk that we have begun all over again our old controversies^{yes}. I don't know where it will land. I detest it, because I am engrossed with many important things here, and the personal controversy distracts me from my work, and causes me infinitely more fretting and worry than all the big things I am endeavoring to do.

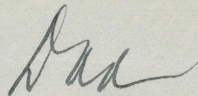
We have had a pretty tough week. The night of anxiety and distress, and fatigue and worry, brought its reaction. The constant fear of fire is upon me now, and I wander about each night looking for some intruder, and I imagine continually that I am smelling smoke. The pungent odor of smoke I don't believe will ever leave me. We have learned nothing more concerning the origin of the fire. No other facts than those I wrote you a week ago have come to light. There have been in our little village one

3.

or two instances of sheer incendiarism in the last year or so. About a month ago, there was a perfect epidemic of fires in Washington, which finally were discovered to be the work of what was called a pyromaniac. The individual was captured, and said simply, he had an uncontrollable desire to set fire to places. He set many fires and did incalculable damage.

Love to the boys and much to yourself from Mother and myself.

Affectionately,

A handwritten signature in cursive script, appearing to be 'Dad', written in dark ink.

United States Senate,

WASHINGTON, D. C.

Sunday May 12, 1928.

My dear Arch:

If the auto mother has ordered is like the photo sent us apparently it is quite like the one we lost, and the factory is giving her a town car at less than half price. The contract describes it as "one locomobile special model '90 non-collapsible cabriolet, with laidlaw tan upholstery, jet black body color, light shade of green body striping, black chassis, six tires, black wheels with light shade of green", and under remarks on the contract, appears

"This car is being painted and upholstered as per special specifications, standard wood wheel equipment, spare tires carried at rear"

It seems too good to be true that she is going to get a brand new loco town car for \$4000. and if the thing turns out as promised, I will never again say there is no sentiment

United States Senate,

WASHINGTON, D. C.

in business for undoubtedly this sale is being made in answer to ~~xxxxxx~~ to Mother's letter to the factory solely upon sentimental grounds.

My little Dodge was of course completely destroyed, and upon this we had no insurance.

We're finding new things constantly in our losses. The beautiful Swarovski vases you and Martha gave Mother met the same fate of all Mother's evening clothes, furs, etc and some of my frock suits. Every trunk and valise were burned, even the new ones never used given by Jack to Mother last Christmas. The damage to the house the adjuster told me is estimated at eight to ten thousand. The mortgage, Pickford, was here yesterday and says he will restore the wing. Caraway wants the insurance applied on his debt; and if this were done, he could pull himself out of his financial

United States Senate,

WASHINGTON, D. C.

troubles, but it would leave the security of the building doubtful. Therefore, Fenford says he will restore, but he is mostly afraid of Laraway and I have no faith in either.

We're both in rather shape, but time I hope will bring its cure.

By the way, perhaps you and Jack can answer one question that has arisen. I forgot in my letter to him to mention it today and would be glad if you two would satisfy yourselves about it. Ehrling claims and in this is supported by the garage men here that when the loco is shut off a short circuit is impossible. In this the loco they claim stands alone and it is one of the boasted excellencies of the car. We think the fire probably incendiary for the reasons I stated to you. Some smart ones here insist it arose from a short circuit in the loco. This couldn't have happened with the Dodge for it had not been used for some weeks. The loco

United States Senate,

WASHINGTON, D. C.

was put in the garage at quarter to six. The fire under fierce headway then was discovered not earlier than nine thirty. Ehrling is emphatic that it is an absolute mechanical impossibility for a short circuit or other contributing cause to fire to occur after the loco is shut off. How about it?

Love to Martha and yourself,
in which Mamma joins.

Apprentonably

Dad

POSTAL TELEGRAPH - COMMERCIAL CABLES

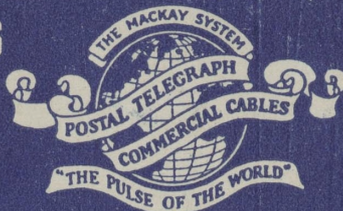
CLARENCE H. MACKAY, PRESIDENT.

RECEIVED AT

CAL. COML. UNION BLDG
315 MONTGOMERY STREET
PHONE KEARNY 1009 LOCAL 5

STANDARD TIME
INDICATED ON THIS MESSAGE

TELEGRAMS
TO ALL
AMERICA



CABLEGRAMS
TO ALL
THE WORLD

This is a full-rate Telegram or Cablegram unless otherwise indicated by signal in the check or in the address.

BLUE	DAY LETTER
NL	NIGHT LETTER
NITE	NIGHT TELEGRAM
LCO	DEFERRED
CLT	CABLE LETTER
WLT	WEEK END LETTER

F 72 MO 125P 20 GOVT

ST USCAPITOL WASHINGTON D C FEBY 16 1928

HIRAM W JOHNSON

ATTY AT LAW MILLS BLDG SANFRANCISCO CALIF

SENATE HAS JUST PASSED SENATORS RESOLUTION ASKING AN INVESTIGATION

OF CONDITIONS IN COAL FIELDS IT PASSED UNANIMOUSLY WITHOUT ROLL CALL

M CONNOR

Form 16 Db1

Hiram W. Johnson Papers
Bancroft Library

HIRAM W. JOHNSON, CALIF., CHAIRMAN
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M. A. CONNOR, CLERK

United States Senate

COMMITTEE ON IMMIGRATION

February 16, 1928

Major Archibald M. Johnson,
Attorney at law,
Mills Building,
San Francisco, California

My dear Arch:

In re: Walter Rutz

As I wired you, in response to your telegram in behalf of the above named case, in which the American Trust Company are interested, I have been endeavoring to have canceled the warrant of his deportation. Sometime ago the Immigration Bureau advised me they had located a record of this alien's entry, and I assumed this was sufficient evidence to warrant the filing of his declaration for citizenship, but the Bureau subsequently advised me that this was merely a record of his entry, and that he immediately departed for Canada, and there was no record of his entry from Canada, that his entry was illegal, and that he was subject to deportation. I asked an extension of six months, in the hope his case would come within the provisions of some of the bills now pending before this Committee, and this request was denied. Mr. Crist of the Bureau of Naturalization has just called my attention to Section 19 of the Immigration Act of February 5, 1917, which indicates that an alien of this class is not subject to deportation after he has been in this country for five years. Today I have personally asked Mr. Husband to grant the alien an extension of a few months.

Inasmuch as the alien entered the country April 21, 1923, on April 21, 1928, he will have been in the United States five years, and not subject to deportation under the section herein referred to. I am hopeful that tomorrow I may be able to wire you that the additional extension has been granted. Should this request be denied, I will so advise you, and the Bank, or any of those interested should then immediately wire the Commissioner General of Immigration, Washington, D.C. asking two months extension on the ground that he has work which will require two months to complete, or requires that length of time to adjust his affairs, or any other ground, the idea being merely to prolong his stay until April 21.

Of course, it is difficult for me to make this sort of explanation to the Bank, and I airmail this letter to you, so that you may, immediately on its receipt, explain the situation to them.

Affectionately,

Ada

quarantinable nature, shall be permitted to land for medical treatment thereof in any hospital in the United States, unless the Secretary of Labor is satisfied that to refuse treatment would be inhumane or cause unusual hardship or suffering, in which case the alien shall be treated in the hospital under the supervision of the immigration officials at the expense of the vessel transporting him: ¹ *Provided further*, That upon the certificate of an examining medical officer to the effect that the health or safety of an insane alien would be unduly imperiled by immediate deportation, such alien may, at the expense of the appropriation for the enforcement of this act, be held for treatment until such time as such alien may, in the opinion of such medical officer, be safely deported: *Provided further*, That upon the certificate of an examining medical officer to the effect that a rejected alien is helpless from sickness, mental or physical disability, or infancy, if such alien is accompanied by another alien whose protection or guardianship is required by such rejected alien, such accompanying alien may also be excluded, and the master, agent, owner, or consignee of the vessel in which such alien and accompanying alien are brought shall be required to return said alien and accompanying alien in the same manner as vessels are required to return other rejected aliens.

SEC. 19.² That at any time within five years after entry, any alien who at the time of entry was a member of one or more of the classes excluded by law; any alien who shall have entered or who shall be found in the United States in violation of this act, or in violation of any other law of the United States; ³ any alien who at any time after entry shall be found advocating or teaching the unlawful destruction of property, or advocating or teaching anarchy, or the overthrow by force or violence of the Government of the United States or of all forms of law or the assassination of public officials; any alien who within five years after entry becomes a public charge from causes not affirmatively shown to have arisen subsequent to landing; except as hereinafter provided, any alien who is hereafter sentenced to imprisonment for a term of one year or more because of conviction in this country of a crime involving moral turpitude, committed within five years after the entry of the alien to the United States, or who is hereafter sentenced more than once to such a term of imprisonment because of conviction in this country of any crime involving moral turpitude, committed at any time after entry; any alien who shall be found an inmate of or connected with the management of a house of prostitution or practicing prostitution after such alien shall have entered the United States, or who shall receive, share in, or derive benefit from any part of the earnings of any prostitute; any alien who manages or is employed by, in, or in connection with any house of prostitution or music or dance hall or other place of amusement or resort habitually frequented by prostitutes, or where prostitutes gather, or who in any way assists any prostitute or protects or promises to protect from arrest any prostitute; any alien who shall import or attempt to import any person for the purpose of prostitution or for any other immoral purpose;

¹ See Rule 16.

² For method of enforcing, see Rule 18.

³ The latter part of this provision relates to Chinese entering or found in the United States in violation of the Chinese-exclusion laws. (S. Rept. 352, 64th Cong., 1st sess.)

any alien who, after being excluded and deported or arrested and deported as a prostitute, or as a procurer, or as having been connected with the business of prostitution or importation for prostitution or other immoral purposes in any of the ways hereinbefore specified, shall return to and enter the United States; any alien convicted and imprisoned for a violation of any of the provisions of section four hereof; any alien who was convicted, or who admits the commission, prior to entry, of a felony or other crime or misdemeanor involving moral turpitude; at any time within three years after entry, any alien who shall have entered the United States by water at any time or place other than as designated by immigration officials, or by land at any place other than one designated as a port of entry for aliens by the Commissioner General of Immigration, or at any time not designated by immigration officials, or who enters without inspection, shall, upon the warrant of the Secretary of Labor, be taken into custody and deported: *Provided*, That the marriage to an American citizen of a female of the sexually immoral classes the exclusion or deportation of which is prescribed by this act shall not invest such female with United States citizenship if the marriage of such alien female shall be solemnized after her arrest or after the commission of acts which make her liable to deportation under this act: *Provided further*, That the provision of this section respecting the deportation of aliens convicted of a crime involving moral turpitude shall not apply to one who has been pardoned, nor shall such deportation be made or directed if the court, or judge thereof, sentencing such alien for such crime shall, at the time of imposing judgment or passing sentence or within thirty days thereafter, due notice having first been given to representatives of the State, make a recommendation to the Secretary of Labor that such alien shall not be deported in pursuance of this act; nor shall any alien convicted as aforesaid be deported until after the termination of his imprisonment: *Provided further*, That the provisions of this section, with the exceptions hereinbefore noted, shall be applicable to the classes of aliens therein mentioned irrespective of the time of their entry into the United States: *Provided further*, That the provisions of this section shall also apply to the cases of aliens who come to the mainland of the United States from the insular possessions thereof: *Provided further*, That any person who shall be arrested under the provisions of this section, on the ground that he has entered or been found in the United States in violation of any other law thereof which imposes on such person the burden of proving his right to enter or remain, and who shall fail to establish the existence of the right claimed, shall be deported to the place specified in such other law.¹ In every case where any person is ordered deported from the United States under the provisions of this act, or of any law or treaty, the decision of the Secretary of Labor shall be final.

SEC. 20. That the deportation of aliens provided for in this act shall, at the option of the Secretary of Labor, be to the country whence they came or to the foreign port at which such aliens embarked for the United States; or, if such embarkation was for

¹ This provision relates to Chinese entering or found in the United States in violation of the Chinese-exclusion laws. (S. Rept. 352, 64th Cong., 1st sess.)

foreign contiguous territory, to the foreign port at which they embarked for such territory; or, if such aliens entered foreign contiguous territory from the United States and later entered the United States, or if such aliens are held by the country from which they entered the United States not to be subjects or citizens of such country, and such country refuses to permit their reentry, or imposes any conditions upon permitting reentry, then to the country of which such aliens are subjects or citizens, or to the country in which they resided prior to entering the country from which they entered the United States. If deportation proceedings are instituted at any time within five years after the entry of the alien, such deportation, including one-half of the entire cost of removal to the port of deportation, shall be at the expense of the contractor, procurer, or other person by whom the alien was unlawfully induced to enter the United States, or, if that can not be done, then the cost of removal to the port of deportation shall be at the expense of the appropriation for the enforcement of this act, and the deportation from such port shall be at the expense of the owner or owners of such vessels or transportation line by which such aliens respectively came, or, if that is not practicable, at the expense of the appropriation for the enforcement of this act. If deportation proceedings are instituted later than five years after the entry of the aliens, or, if the deportation is made by reason of causes arising subsequent to entry, the cost thereof shall be payable from the appropriation for the enforcement of this act. A failure or refusal on the part of the masters, agents, owners, or consignees of vessels to comply with the order of the Secretary of Labor to take on board, guard safely, and transport to the destination specified any alien ordered to be deported under the provisions of this act shall be punished by the imposition of the penalties prescribed in section eighteen of this act:¹ *Provided*, That when in the opinion of the Secretary of Labor the mental or physical condition of such alien is such as to require personal care and attendance, the said Secretary shall when necessary employ a suitable person for that purpose, who shall accompany such alien to his or her final destination, and the expense incident to such service shall be defrayed in the same manner as the expense of deporting the accompanied alien is defrayed.² Pending the final disposal of the case of any alien so taken into custody, he may be released under a bond in the penalty of not less than \$500 with security approved by the Secretary of Labor, conditioned that such alien shall be produced when required for a hearing or hearings in regard to the charge upon which he has been taken into custody, and for deportation if he shall be found to be unlawfully within the United States.

SEC. 21. That any alien liable to be excluded because likely to become a public charge or because of physical disability other than tuberculosis in any form or a loathsome or dangerous contagious disease may, if otherwise admissible, nevertheless be admitted in the discretion of the Secretary of Labor upon the giving of a suitable and proper bond or undertaking, approved by said Secretary, in such amount and containing such conditions as he may prescribe, to the United States and to all States, Territories, counties, towns, municipalities, and districts thereof, holding the United States and

¹ See Rule 22.

² See Rule 19.

all States, Territories, counties, towns, municipalities, and districts thereof harmless against such alien becoming a public charge. In lieu of such bond such alien may deposit in cash with the Secretary of Labor such amount as the Secretary of Labor may require, which amount shall be deposited by said Secretary in the United States Postal Savings Bank, a receipt therefor to be given the person furnishing said sum showing the fact and object of its receipt and such other information as said Secretary may deem advisable. All accruing interest on said deposit during the time same shall be held in the United States Postal Savings Bank shall be paid to the person furnishing the sum for deposit. In the event of such alien becoming a public charge the Secretary of Labor shall dispose of said deposit in the same manner as if same had been collected under a bond as provided in this section. In the event of the permanent departure from the United States, the naturalization, or the death of such alien the said sum shall be returned to the person by whom furnished or to his legal representatives. The admission of such alien shall be a consideration for the giving of such bond, undertaking, or cash deposit. Suit may be brought thereon in the name and by the proper law officers either of the United States Government or of any State, Territory, District, county, town, or municipality in which such alien becomes a public charge.

SEC. 22.¹ That whenever an alien shall have been naturalized or shall have taken up his permanent residence in this country, and thereafter shall send for his wife or minor children to join him, and said wife or any of said minor children shall be found to be affected with any contagious disorder, such wife or minor children shall be held, under such regulations as the Secretary of Labor shall prescribe, until it shall be determined whether the disorder will be easily curable or whether they can be permitted to land without danger to other persons; and they shall not be either admitted or deported until such facts have been ascertained; and if it shall be determined that the disorder is easily curable and the husband or father or other responsible person is willing to bear the expense of the treatment, they may be accorded treatment in hospital until cured and then be admitted, or if it shall be determined that they can be permitted to land without danger to other persons, they may, if otherwise admissible, thereupon be admitted: *Provided*, That if the person sending for wife or minor children is naturalized, a wife to whom married or a minor child born subsequent to such husband or father's naturalization shall be admitted without detention for treatment in hospital, and with respect to a wife to whom married or a minor child born prior to such husband or father's naturalization the provisions of this section shall be observed, even though such person is unable to pay the expense of treatment, in which case the expense shall be paid from the appropriation for the enforcement of this act.

SEC. 23. That the Commissioner General of Immigration shall perform all his duties under the direction of the Secretary of Labor. Under such direction he shall have charge of the administration of all laws relating to the immigration of aliens into the United States, and shall have the control, direction, and supervision of all officers, clerks, and employees appointed thereunder; he shall establish such

¹ For method of enforcing, see Rule 16.

HIRAM W. JOHNSON, CALIF., CHAIRMAN
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United States Senate

COMMITTEE ON IMMIGRATION

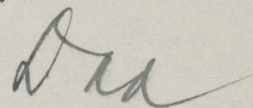
February 18, 1928.

Major Archibald M. Johnson,
Attorney at Law,
Mills Building,
San Francisco, California.

My dear Arch:

I acknowledge receipt of the correspondence in the case of Ralph H. Owen, who was convicted on a charge of conspiring to violate the prohibition act and who will be eligible for parole March 24, 1928. I have taken this case up here with the Department of Justice. I am informed that no action can be taken until the 24th of March, the date on which he becomes eligible for parole. I find too that the procedure is exactly as described by you. I have asked immediate action on the application and will keep in touch with the Department and see what can be accomplished.

Affectionately,



CLASS OF SERVICE

This is a full-rate Telegram or Cablegram unless its character is indicated by a symbol in the check or in the address.

WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

SYMBOLS

BLUE	Day Letter
NITE	Night Message
NL	Night Letter
LCO	Deferred
CLT	Cable Letter
WLT	Week End Letter

The filing time as shown in the date line on full-rate telegrams and day letters, and the time of receipt at destination as shown on all messages, is STANDARD TIME.

Received at 722 Market St., San Francisco, Calif., **ALWAYS OPEN**

1928 FEB 20 PM 2 36

ABR112 12 GOVT=SN WASHINGTON DC 20 449P

MAJOR ARCHIBALD M JOHNSON=

ATTORNEY AT LAW=MILLS BLDG SANFRANCISCO CALIF=

DEPARTMENT LABOR HAS JUST SIGNED ORDER GRANTING TWO MONTHS

EXTENSION WALTER RUTZ=

HIRAM W JOHNSON.

HIRAM W. JOHNSON, CALIF., CHAIRMAN
HENRY W. KEYES, N. H. WILLIAM H. KING, UTAH
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M. A. CONNOR, CLERK

United States Senate

COMMITTEE ON IMMIGRATION

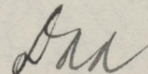
February 20, 1928

Mr. Hiram W. Johnson, Jr.,
Attorney at law,
Mills Bldg.,
San Francisco, California

My dear Jack:

I am enclosing you a letter from Rathbone, King & Seeley, Inc., dated February 15, in which they ask the return of two policies that they may allow proper credit to me. These evidently were the policies that were issued to me in San Francisco in lieu of which new policies were sent to me here. I have before me now Automobile Liability Policy No. L 23365A issued to Minnie L. Johnson, which expires November 22, 1928. The other policy for \$4,000 on the machine was delivered to J. Blaise de Sibour & Co., Inc., Investment Building, Washington, D.C. when they paid the same after our recent fire. I am unable to find the two policies mentioned in the enclosed letter - A187073 - Federal and L14489 - United States Guarantee Company, and the only place I could imagine they might be, would be in my Safe Deposit Box. Would you do me the kindness, to look in my box and see whether or not the policies are there, and if they are, give them to Rathbone, King & Seeley, in accordance with their letter. These people have been so kind and so generous with us that I am anxious to do anything they desire. Would they prefer, when the new car comes, that I get my insurance in California, or through their agents here?

Affectionately,



HIRAM W. JOHNSON, CALIF., CHAIRMAN
HENRY W. KEYES, N. H. WILLIAM H. KING, UTAH
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M. A. CONNOR, CLERK

United States Senate

COMMITTEE ON IMMIGRATION

February 21, 1928.

Mr. Hiram W. Johnson, Jr.
Attorney at Law,
Mills Building,
San Francisco, Calif.

My dear Jack:

Supplementing my wire, I send you herein copy of a letter that has come to me from the Labor Department indicating that the extension of Mrs. E.P. Hartogh's temporary stay has been granted to August 1, 1928. Recently we passed a resolution, S.J.5, which places on a preferential status wives and minor children of alien declarants. If this resolution is enacted into law it will be of some little aid to Mrs. Hartogh and if not, before this extension expires we will file application for further extension if you desire it.

Affectionately,



February 17, 1928.

55585/534

C

Honorable Hiram W. Johnson,
United States Senate,
Washington, D. C.

My dear Senator Johnson:

With further reference to your interest
in the case of Mrs. E. P. Hartogh (Elizabeth Hendricks),
I am pleased to inform you that the Department has
authorized an extension of her temporary stay in this
country until August 1, 1928.

Very truly yours,

GEORGE J. HARRIS,
Acting Commissioner General.

United States Senate,

WASHINGTON, D. C.

Sunday, July 12, 1928

My dear Jack:

In writing you yesterday I said I'd send you description of locomobile Mother expects to purchase. The contract describes it thus:

"The locomobile, special model 90, non-collapsible cabriolet with standard catalogue equipment unless otherwise specified."

Then follows the various specifications with typewritten in descriptions - specifications herein underlined that are printed, and the matters following not underlined, typewritten:

Style of body, non-collapsible cabriolet

Upholstery, laidlaw tan

Body color, jet black

Body striping, light shade of green

Chassis color, black

Tires, 6 tires (black wheels with light shade green)

Under Remarks in Contract:

"This car is being painted and upholstered as per special specifications. Standard wood wheel equipment - Spare tires carried at rear."

United States Senate,

WASHINGTON, D. C.

The shade of body striping was Morris's idea; the substituted light shade of green for "hair line ivory".

The car of course, is brand new and coming from the factory to the Phila. agency and by it to be brought to us

The whole thing seems so good that I'm fearing there is a catch in it some place. If there isn't the Locomobile people have given us a new town car like the old one for less than half price. They sent a photo which looks the same as the old car.

What a singular coincidence that your yard should have caved in the same time as our fire occurred! I do hope your loss is not great. Was the cause the new structures or just continued storms?

We've had adjusters and contractors working around here all week. I presume

United States Senate,

WASHINGTON, D. C.

we never really will know just what our loss has been. Mother has just called to me that she remembers 4 tables and four pairs of curtains we didn't put in the inventory to the insurance company. The damage to the building is estimated at eight or ten thousand, and the wing with its flapping roof its floors fallen through and some parts hanging down is a desolate looking structure.

Love to the boys and yourself
in which Mother joins.

Affectionately

Dad

HIRAM W. JOHNSON, CALIF., CHAIRMAN
HENRY W. KEYES, N. H. WILLIAM H. KING, UTAH
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M. A. CONNOR, CLERK

United States Senate

COMMITTEE ON IMMIGRATION

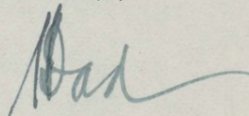
February 29, 1928

Major Archibald M. Johnson
Attorney at Law
Mills Building
San Francisco, Calif.

My dear Arch:

I send you herein copy of an acknowledgement that has come to me from H. C. Heckman, Assistant Superintendent of Prisons, relative to the case of Ralph Owen. I will keep in touch with the Department and endeavor to get prompt action on this case.

Affectionately,



HCH:EMC

February 25, 1928.

Honorable Hiram W. Johnson,
United States Senate,
Washington, D. C.

My dear Senator:

This is in response to your letter of the 18th instant addressed to Mr. James A. Finch, Pardon Attorney, relative to the case of one Ralph Owen, Federal prisoner in the State penitentiary, Carson City, Nevada.

X This prisoner is not eligible for parole until March 23, 1928, on or about which date the Board will give careful consideration to his case providing all the necessary reports are received by that time. Your letter will be placed in the prisoner's file so that the members of the Board may have the benefit of the information contained therein when considering the prisoner's application.

Yours truly,

H. C. HECKMAN
Assistant Superintendent of Prisons.

HIRAM W. JOHNSON, CALIF., CHAIRMAN
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M. A. CONNOR, CLERK

United States Senate

COMMITTEE ON IMMIGRATION

March 21, 1928

Major Archibald M. Johnson,
Attorney at law,
Mills Building,
San Francisco, California

My dear Arch:

I have just this instant received yours of March 16. I was terribly sorry to hear of Martha's illness. I do hope the matter is perfectly cured now, and that there will be no recurrence. I quite agree with you that you ought to have the matter so thoroughly investigated you will know exactly what is likely to transpire.

I was delighted to observe that you were busy with your profession. There is nothing like real work as a cure for every ill. It gives me a sort of mental exaltation, too.

Your Mother has been anything but well since our return here, and her difficulties continue, so that I am beginning to be somewhat alarmed. Yesterday she went to see our physician, but she neither will take any medicine he prescribes, nor follow any course that he insists upon. I think ultimately she will have to go upon a very strict diet, and resort to some sort of treatment.

I reported the Boulder Dam bill yesterday, and merely as a matter of reference for you, I am sending you today copy of the bill and the report. The Lord only knows what our fate will be ultimately.

2.

With all my love in which Mother joins to Martha and yourself, and with our hopes and prayers that Martha may now be her old self, I am

Affectionately,

Dad

I've sent you some books lately but I haven't had time to comment upon them. They are all readable, but none have reached first rank

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WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

SYMBOLS

BLUE	Day Letter
NITE	Night Message
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LCO	Deferred
CLT	Cable Letter
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Received at 722 Market St., San Francisco, Calif., ALWAYS OPEN

1928 MAR 23 PM 1 38

AA528 14=SN WASHINGTON DC 23 424P

HIRAM W JOHNSON JR=

MILLS BLDG SANFRANCISCO CALIF=

JUST ADVISED OPERATION MARTHA PLEASE GET FLOWERS AND SEND

HER FOR MOTHER AND ME=

HIRAM W JOHNSON.

HIRAM W. JOHNSON, CALIF., CHAIRMAN
HENRY W. KEYES, N. H. WILLIAM H. KING, UTAH
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M. A. CONNOR, CLERK

United States Senate

COMMITTEE ON IMMIGRATION

March 24, 1928

Major Archibald M. Johnson,
Attorney at law,
Mills Building,
San Francisco, California

My dear Arch:

We were dumbfounded yesterday to have your telegram that Martha had undergone an operation. Mother and I, of course, have worried greatly about it. Both of us wish, oh so fervently, that we could be with you. It is so difficult to tell you all that is in our hearts in a trying time like this, but we are sending you this little note that you may know we are constantly thinking of you, how sympathetic we are, and how we are feeling for you and Martha, and praying that everything will be exactly as you desire. We are looking forward during the day to a word from you. Our love to you, my dear boy. How I wish we could share your present worries. Give our unbounded love to Martha.

Affectionately,

Dad

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WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

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AA 905 33 NL XU=WASHINGTON DC 27

HIRAM W JOHNSON JR=

1923 MAR 27 PM 9 08

MILLS BLDG SANFRANCISCO CALIF=

HAVE HEARD NOTHING OF MARTHAS CONDITION SINCE SUNDAY PLEASE

WIRE HOW SHE IS AND WHETHER FERRE IS ALL RIGHT AGAIN STOP

READING OF SACRAMENTO FLOODS HOW ABOUT RIVER GARDEN FARMS

LOVE TO ALL=

MOTHER AND DAD.

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WESTERN UNION

SYMBOLS	
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NEWCOMB CARLTON, PRESIDENT

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AA43 53 GOVT NL=P WASHINGTON DC 15

HIRAM W JOHNSON JR=

1928 APR 16 AM 1 39

MILLS BLDG SANFRANCISCO CALIF=

I HAVE NOT WRITTEN YOU OF LATE BECAUSE FOR THE FIRST TIME I REACHED THE OFFICE THURSDAY I AM PREPARING FOR OUR BIG CONTEST NEXT WEEK AND HOPE THAT I WILL HAVE RECOVERED MY USUAL PHYSICAL ACTIVITY THEN WILL TRY TO WRITE YOU SOON MOTHER JOINS IN LOVE TO THE KIDDIES AND YOURSELF=

HIRAM W JOHNSON.

HIRAM W. JOHNSON, CALIF., CHAIRMAN
HENRY W. KEYES, N. H. WILLIAM H. KING, UTAH
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United States Senate

COMMITTEE ON IMMIGRATION

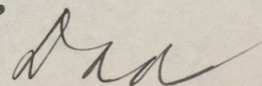
April 21, 1928

Mr. Hiram W. Johnson, Jr.,
Attorney at law,
Mills Bldg.,
San Francisco, California

My dear Jack:

You sent me sometime since a bill of Rathbone, King & Seeley, Inc., as I remember it, that had something to do with the shipment of the automobile, amounting to \$45. I am having Miss Connor search for this Bill. I am fearful it may not be found. I think I recall the amount, however, accurately. I don't know what it was for, and I don't clearly see what it could be for. At any rate, these people have been so extremely good and kind that I would not question, in any way, any account they sent me. I am sending you herein a note from them dated April 11 with their statement of account. The statement of account says that they canceled certain policies of mine, so that there is only due upon the existing policies \$3.13. I can't understand this either, and I have not the slightest conception why I have any credits of the amount that they have given me. I was expecting to pay the full amount of the policies issued on the new car. I am enclosing you herein my check on the Riggs National Bank for \$48.13, covering \$45.00 for the bill you sent to me, apparently, for shipment of the car, and \$3.13 covering statement dated April 9, 1928. Would you please do what is necessary in relation to these payments.

Affectionately,



HIRAM W. JOHNSON, CALIF., CHAIRMAN
HENRY W. KEYES, N. H. WILLIAM H. KING, UTAH
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M. A. CONNOR, CLERK

United States Senate

COMMITTEE ON IMMIGRATION

May 2, 1928

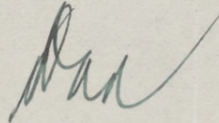
Mr. Hiram W. Johnson, Jr.,
Attorney at law,
Mills Building,
San Francisco, California

My dear Jack:

At your convenience, would you look at the lease of 857 Green Street, which is in my Safe Deposit Box? My recollection is that beginning with June 1, 1928, the rent is increased to Fifty Dollars per month for the remaining five years of the lease, but I am not entirely clear when this increased rent begins. At your convenience, will you advise me, please.

With love to all,

Affectionately,



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WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

SYMBOLS

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Received at 722 Market St., San Francisco, Calif., **ALWAYS OPEN**

AA411 11 GOVT=SN WASHINGTON DC 17 228P

HIRAM W JOHNSON JR, ATTORNEY AT LAW=
MILLS BLDG SANFRANCISCO CALIF=

DO NOT EXPECT TO BE HOME FOR ELEVENTH JUNE WILL WRITE=

HIRAM W JOHNSON.

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NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

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Received at 722 Market St., San Francisco, Calif., **ALWAYS OPEN**

1928 MAY 24 AM 8 00

AB34 61 DL GOVT=SN WASHINGTON DC 24 947A

HIRMA W JOHNSON JR=

ATTORNEY AT LAW MILLS BLDG SANFRANCISCO CALIF=

MOTHER SAYS SHE WOULD LIKE TWO MORE CANDELABRA EXACTLY LIKE

YOU GAVE HER FOR CHRISTMAS STOP THIS IS ONLY SUGGESTION

SHE HAS MADE AND SAYS ALL SHE WISHES STOP HAVE NOT WRITTEN

BECAUSE NIGHT AND DAY ENGAGED STOP THINK WE WILL GO HALF

WAY WITH BILL BY PASSING IT IN HOUSE PRACTICALLY NO HOPE OF

ACTION IN SENATE LOVE TO ALL=

HIRAM W JOHNSON..



WESTERN
UNION

1928 MAY 24 AM 8 08

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Received at 722 Market St., San Francisco, Calif. ALWAYS

CB803 9=SAN WASHINGTON DC 24 559P

1928 MAY 24 PM 3 49

HIRAM W JOHNSON JR =

ATTORNEY AT LAW MILLS BLDG SANFRANCISCO CALIF =

SURE BASH HAS CANDELABRA MOTHER JUST PURCHASED TRUNKS LOVE =

HIRAM W JOHNSON.

1928 MAY 24 PM 3 58

IS YAM 85

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WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

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Received at 722 Market St., San Francisco, Calif., **ALWAYS OPEN**

1925 JUN 2 AM 7 22

AB51 9 GOVT=SN WASHINGTON DC 2 1008A

MAJOR ARCHIBALD M JOHNSON=

ATTORNEY AT LAW MILLS BLDG SANFRANCISCO CALIF=

WILL NOT RETURN UNTIL AFTER CONVENTION ALL FINE LOVE=

HIRAM W JOHNSON.

CLASS OF SERVICE

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WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

SIGNS

DL = Day Letter
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NL = Night Letter
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Received at 722 Market St., San Francisco **ALWAYS OPEN**

1928 JUN 2 AM 11 09

SA90 128 GOVT=SN WASHINGTON DC 2 120P

MAJOR ARCHIBALD M JOHNSON , ATTORNEY AT LAW=

MILLS BLDG SANFRANCISCO CALIF =

JUST RECEIVED FROM MEEK BLANK PERSONAL DECLARATION OF CANDIDACY WHICH HE DESIRED RETURNED THAT IT AND SPONSORS DECLARATION MIGHT BE FILED BEFORE SIXTH WHEN HE DEPARTS FOR CONVENTION STOP IMPOSSIBLE TO VERIFY PERSONAL DECLARATION NOW BEFORE MONDAY AND DOCUMENT CANNOT GET BACK TO HIM THEREFORE BEFORE SIXTH STOP I PREFER IF LEGALLY IT CAN BE DONE THAT SPONSORS DECLARATION BE FILED AT ONCE AND THAT PERSONAL CANDIDACY DECLARATION BE WITHHELD UNTIL AFTER CONVENTION STOP WROTE YOU AIR MAIL THURSDAY ASKING YOUR VIEW OF LAW AND WHETHER BOTH SPONSORS DECLARATION AND PERSONAL CANDIDACY DECLARATION MUST BE FILED TOGETHER STOP HAVE ADVISED MEEK BY WIRE THUS WROTE YOU AND HAVE TELEGRAPHED HIM PREFER WITHHOLD PERSONAL CANDIDACY DECLARATION UNTIL AFTER CONVENTION BUT WOULD BE GLAD TO FILE SPONSOR DECLARATION AT ONCE=

HIRAM W JOHNSON.

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Received at 722 Market St., San Francisco **ALWAYS OPEN**

AB58 104 GOVT=SN WASHINGTON DC 4 1105A

1928 JUN 4 AM 8 40

ARCHIBALD M JOHNSON=

ATTORNEY AT LAW MILLS BLDG SANFRANCISCO CALIF=

JUST RECEIVED WIRE MEEK SAYING CHRISTENSEN ATTORNEY
 GENERALS OFFICE HOLDS OFF HAND CANDIDATES DECLARATION
 SHOULD BE FILED BEFORE SPONSORS STOP HAVE WIRED MEEK IF
 ATTORNEY GENERAL AGREES YOUR VIEW AND ROCHES WILL BE GLAD
 TO HAVE SPONSORS DECLARATION FILED BY HIM BEFORE HIS
 DEPARTURE STOP IF ATTORNEY GENERAL HOLDS OTHERWISE THEN I
 WOULD APPRECIATE HIS HAVING SPONSORS DECLARATION DULY
 SIGNED READY FOR FILING AND WE WILL FILE WITH CANDIDATES
 DECLARATION HEREAFTER STOP I THINK IT MAKES LITTLE
 DIFFERENCE INASMUCH AS THE CANDIDATES BLANK WAS RECEIVED
 TOO LATE TO RETURN TO MEEK BEFORE DEPARTURE AND I PREFER
 NOT TO FILE PERSONAL DECLARATION UNTIL AFTER CONVENTION=

HIRAM W JOHNSON.

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WESTERN UNION

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J. C. WILLEVER, FIRST VICE-PRESIDENT

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1923 JUN 5 AM 11 44

AA405 23=SN WASHINGTON DC 5 228P

HIRAM W JOHNSON JR=

ATTORNEY AT LAW MILLS BLDG SANFRANCISCO CALIF=

WE WILL NOT BE HOME MOTHERS BIRTHDAY HERE PROBABLY TWO WEEKS

YET SHE WIRED YOU LAST NIGHT DO NOT THINK SHE DESIRES FORD=

HIRAM W JOHNSON.

DECLARATION OF CANDIDACY
PARTY CANDIDATE
(Section 5, direct primary law).

I hereby declare myself a Republican Party Candidate for nomination to the office of United States Senator to be voted for at the primary election to be held Tuesday, August 28, 1928, and declare the following to be true:

My name is Hiram W. Johnson.

My present residence is 857 Green Street, in the City and County of San Francisco, State of California.

My present occupation is United States Senator from the State of California.

My present business address is Senate Office Building, Washington, D. C.

My occupation for the past three years has been United States Senator from the State of California.

The duration of my residence in California is 61 years, 9 months.

My address for the past 5 years has been as follows:

Home address 857 Green Street, City of San Francisco, State of California.

Official address Senate Office Building, United States Senate, Washington, D. C.

I am at present incumbent of the following public office:

United States Senator from the State of California.

I have held the following public offices:

Governor of the State of California from the first Monday in January, 1911, until the latter part of March, 1917.

I am registered as affiliated with the Republican Party.

If nominated I will accept such nomination and not withdraw, and will qualify as such officer if nominated and elected.

Mr. Mc *son*

DISTRICT OF COLUMBIA, ss:

No. 54496

I, FRANK E. CUNNINGHAM, Clerk of the Supreme Court of the District of Columbia, the same being a Court of Record, having by law a seal, do hereby certify that Charles A. Pace before whom the annexed instrument in writing was executed, and whose name is subscribed thereto, was at the time of signing the same a NOTARY PUBLIC in and for said District, residing therein, duly commissioned and sworn, and authorized by the laws of said District to take the acknowledgment and proof of deeds or conveyances of lands, tenements, or hereditaments, and other instruments in writing, to be recorded in said District, and to administer oaths; and that I am well acquainted with the handwriting of said Notary Public and verily believe that the signature to said instrument and impression of seal thereon are genuine.

of
PUBLIC
LUMBIA

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the seal of said Court, at the City of Washington, D. C., the 5th day of June, A. D. 1928,

Frank E. Cunningham, Clerk.
By W. G. Beckman, Assistant Clerk.

Examined and certified by me this _____ day of June, 1928.

Registrar of Voters

If nominated I will accept such nomination and not withdraw, and will qualify as such officer if nominated and elected.

Wm W Johnson
Signature of candidate.

District of Columbia } ss

Subscribed and sworn to before me this 5th day of
June, 1928.

Charles F. Pace

My Commission Expires February 18, 1931

NOTARY PUBLIC
DISTRICT OF COLUMBIA

Examined and certified by me this _____ day of
June, 1928.

Registrar of Voters

CLASS OF SERVICE

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WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

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Received at 722 Market St., San Francisco, Calif., ^{ALWAYS} OPEN

AD71 38 GOVT DL=SN WASHINGTON DC 8 1029A

28 JUN 8 AM 8 19

ARCHIBALD M JOHNSON=

ATTORNEY AT LAW MILLS BLDG SANFRANCISCO CALIF=

REGISTRATION BLANK WAS FILLED OUT HERE BY ME AND SENT TO
 REGISTRAR SANFRANCISCO AND I THINK DULY FILED STOP IN ORDER
 THAT NO QUESTION HEREAFTER MAY ARISE PLEASE OBTAIN FROM
 REGISTRAR CERTIFICATE OR STATEMENT I AM DULY REGISTERED=
 =HIRAM W JOHNSON.

HIRAM W. JOHNSON
CHAIRMAN

United States Senate

COMMITTEE ON IMMIGRATION

June 9, 1928

My dear Boys:

I have received the letters of both of you concerning Mother's birthday Monday, and I will do the best I can, although I think you know how very, very difficult it is to do anything in the matter of gifts to Mother. I am writing you now hastily merely that you may know that your letters have been received, and that I will do the best I can.

Our automobile is shipped tomorrow, Sunday, June 10, from Philadelphia on the STEAMER F.J.LUCKENBACH, which is due to arrive in Los Angeles on June 30, and in San Francisco July 3rd. I have just obtained my transportation on the Overland Limited out of Chicago June 16, which will bring us into San Francisco, God willing, the morning of the 19th. We have word from the Mark Hopkins Hotel, and will go there probably into our old quarters. Of course, I will wire you. Love to all.

Hastily and affectionately,

Dad

Put DAD in
the picture



Honor him with
a Telegram
FATHER'S DAY JUNE 17TH

WESTERN UNION

Form 1201 S

SYMBOLS

BLUE	Day Letter
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NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

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Received at 722 Market St., San Francisco, Calif., ALWAYS
OPEN

1928 JUN 11 PM 7 47

AA743 36 NL=WASHINGTON DC 11

ARCHIBALD M JOHNSON=

ATTY AT LAW MILLS BLDG SANFRANCISCO CALIF=

MOTHER HAD DELIGHTFUL BIRTHDAY THANKS TO ALL OF YOU WE BOTH
ARE VERY GRATEFUL YOUR CHECK ARRIVED MOTHER OBTAINED WHAT
SHE WISHED AS PRESENT FROM YOU AND MARTHA WE BOTH SEND LOVE
TO BOTH OF YOU=

DAD.

CLASS OF SERVICE

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WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

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1928 JUN 11 PM 7 55

AA749 44 NL=WASHINGTON DC 11

HIRAM W JOHNSON JR, ATTY AT LAW=

MILLS BLDG SANFRANCISCO CALIF=

THANKS TO ALL OF YOU MOTHER HAD DELIGHTFUL BIRTHDAY YOUR

CHECK WAS UTILIZED IN OBTAINING PAINTING WHICH SHE HAS VERY

MUCH DESIRED SHE WILL WRITE YOU **ALL** ABOUT IT WE REALLY HAD

BULLY DAY BOTH OF US ARE VERY GRATEFUL TO YOU ALL LOVE=

DAD..

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NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

The filing time as shown in the date line on full-rate telegrams and day letters, and the time of receipt at destination as shown on all messages, is STANDARD TIME.

Received at 722 Market St., San Francisco. Calif.

ALWAYS OPEN

1928 NOV 26 AM 10 35

CC169 28 DL=CHICAGO ILL 26 1218P

ARCHIBALD M JOHNSON=

MILLS BLDG SANFRANCISCO CALIF=

DELIGHTED YOUR WIRE HOPE YOU FEEL ENTIRELY YOURSELF AGAIN

WIRE US WASHINGTON TOMORROW PLEASANT TRIP ALL WELL LEAVING

ONE REACHING WASHINGTON NINE IN MORNING LOVE MARTHA AND

YOURSELF=

HIRAM W JOHNSON.

PATRONS ARE REQUESTED TO FAVOR THE COMPANY BY CRITICISM AND SUGGESTION CONCERNING ITS SERVICE

Hiram W. Johnson Papers
Bancroft Library
1201 S

CLASS OF SERVICE

This is a full-rate Telegram or Cablegram unless its deferred character is indicated by a suitable sign above or preceding the address.

WESTERN UNION

SIGNS

DL = Day Letter
NM = Night Message
NL = Night Letter
LCO = Deferred Cable
NLT = Cable Letter
WLT = Week-End Letter

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Received at 722 Market St., San Francisco. Calif.. ALWAYS OPEN

NOV 26 AM 10 42

R

CA107 10=CHICAGO ILL 26 1220P

HIRAM W JOHNSON=

MILLS BLDG SANFRANCISCO CALIF=

PLEASANT TRIP ALL WELL LEAVING ONE WASHINGTON NINE MORNING

LOVE=

HIRAM W JOHNSON.

THE QUICKEST, SUREST AND SAFEST WAY TO SEND MONEY IS BY TELEGRAPH OR CABLE

HIRAM W. JOHNSON, CALIF., CHAIRMAN
HENRY W. KEYES, N. H. WILLIAM H. KING, UTAH
DAVID A. REED, PA. WILLIAM J. HARRIS, GA.
GERALD P. NYE, N. DAK ROYAL S. COPELAND, N. Y.
ARTHUR R. GOULD, ME. COLE L. BLEASE, S. C.
JAMES E. WATSON, IND. HUBERT D. STEPHENS, MISS.

M. A. CONNOR, CLERK

United States Senate

COMMITTEE ON IMMIGRATION

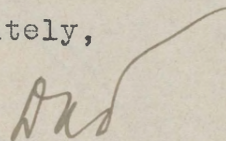
December 6, 1928

Major Archibald M. Johnson
Attorney at Law
Mills Building
San Francisco, California.

My dear Arch:

Referring to your interest in Douglas D. Behrend, of Los Angeles, who desires an appointment to the United States Military Academy, would state that the United States Civil Service Commission on January 12, 1929, will hold a competitive examination to enable me to make selection for designation for appointment to West Point and Annapolis. I have asked Mr. Behrend to report for examination at 9 a. m., January 12, to the Board of Civil Service Examiners, Post Office Building, Los Angeles, California.

Affectionately,



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AA140 42 NL=WASHINGTON DC 9

1928 DEC 9 PM 7 49

MAJOR A M JOHNSON=

MILLS BLDG SANFRANCISCO CALIF=

NO TIME TO WRITE BECAUSE EVERY MINUTE DEVOTED TO FIGHT IN
 SENATE THE WHOLE THING INEXTRICABLY MIXED AND NO ONE AT THE
 MOMENT CAN TELL WHAT WILL OCCUR THIS WEEK OUGHT TO DECIDE
 LOVE TO MARTHA AND YOURSELF FROM BOTH OF US=

HIRAM W JOHNSON.

POSTAL TELEGRAPH - COMMERCIAL CABLES

CLARENCE H. MACKAY, PRESIDENT

RECEIVED AT

CAL. COML. UNION BLDG.

315 MONTGOMERY ST.

PHONE KEARNY 1000 LOCAL

STANDARD TIME
INDICATED ON THIS MESSAGE

TELEGRAMS

TO ALL

AMERICA



CABLEGRAMS

TO ALL

THE WORLD

This is a full-rate Telegram or Cablegram unless otherwise indicated by signal in the check or in the address.

BLUE	DAY LETTER
NL	NIGHT LETTER
NITE	NIGHT TELEGRAM
LCO	DEFERRED
NLT	CABLE LETTER
WLT	WEEK END LETTER

F119SF RG 452PM 19

Form 16 Dbl.

Hiram W. Johnson Papers
Sancroft Library

ST WASHINGTON DC DEC 14 1928

HIRAM W JOHNSON JR

MILLS BLDG SANFRANCISCO

AFTER GREAT FIGHT AND MAGNIFICENT SPEECH FATHER HAS WON TOO HAPPY FOR

WORDS FINAL VOTE SIXTY FOUR TO ELEVEN

MOTHER

CLASS OF SERVICE

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WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

SIGNS

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Received at 722 Market St., San Francisco, Calif., **ALWAYS OPEN**

DB372 21 GOVT=SN WASHINGTON DC 18 33 1P 28 DEC 18 PM 1 10

MAJOR A M JOHNSON=

553 MILLS BLDG SANFRANCISCO CALIF==

HOUSE HAS JUST CONCURRED IN SENATE BILL BOULDER DAM ONE
SIXTY SIX TO ONE TWENTY TWO BILL NOW GOES TO PRESIDENT=
HIRAM W JOHNSON.

CLASS OF SERVICE

This is a full-rate Telegram or Cablegram unless its character is indicated by a symbol in the check or in the address.

WESTERN UNION

NEWCOMB CARLTON, PRESIDENT

J. C. WILLEVER, FIRST VICE-PRESIDENT

SYMBOLS

BLUE	Day Letter
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1928 DEC 21 PM 2 10

DB372 7 GOVT=SN WASHINGTON DC 21 458P

HIRAM W JOHNSON=

MILLS BLDG SANFRANCISCO CALIF=

TELEPHONE NUMBER IS HYATTSVILLE THREE SIX NAUGHT=

HIRAM W JOHNSON.

HIRAM W. JOHNSON
CHAIRMAN

United States Senate

COMMITTEE ON IMMIGRATION

December 28, 1928

Major A.M. Johnson,
Attorney at law,
Mills Bldg.,
San Francisco, California

My dear Arch:

As usual you and Martha, Jack and his family, gave to Mother and me a most delightful Christmas. Thank you very, very much for your gifts. Aside from our very deep regret that we were not with you, we enjoyed the day, and enjoyed most the evening when we were permitted to hear your dear voices over the 'phone. The voices came more clearly than at any other time, and we were more than thankful for this part of our holiday celebration.

I do hope that the health of both you and Martha is good. I hope your worries are few, and that you begin the New Year happy and content, and with every prospect of prosperity. I wish I could mark your life for you. There would be neither pitfalls nor obstacles. Your way would be smooth and your happiness complete. Since I can do nothing of this sort in reality, I but hope and pray for these things for my dear boy.

With the love of your Mother and myself to Martha and yourself,

Affectionately,



HIRAM W. JOHNSON
CHAIRMAN

United States Senate

COMMITTEE ON IMMIGRATION

December 28, 1928

Mr. Hiram W. Johnson, Jr.,
Attorney at law,
Mills Bldg.,
San Francisco, California

My dear Jack:

As usual our family gave to Mother and me a fine Christmas. The finest part of it though was hearing your dear voices in the evening. The connection was so good that your voices were clearer than at any previous time, and it was without difficulty I understood the least word spoken, and I could follow the inflection of the voices of any one of you. Thank you very, very much for your gifts to me. I am delighted with them.

Mother and I thought that the photographs of the boys were wonderful. They stand in our sitting room in the most prominent place. We probably may have disgusted everyone who has been in our house since their receipt by insisting upon the same expressions of enthusiasm respecting them that we ourselves feel and indulge in. I imagine from the fact that Frere was with you Christmas to talk over the 'phone to us that he is up and about again and all right. It is silly of me to indulge in any suggestions regarding him, but I would be very slow to permit our exploring doctors to indulge in any operations. I rather have the idea that the first thing they think of is a sort of voyage of discovery into the human frame, and that they need, perhaps the curb

Mr. Hiram W. Johnson, Jr. - 2

of a layman's ignorance.

Mother and I are both feeling well and are sufficiently thankful that this is so.

With the heartfelt thanks of both of us to you for our fine Christmas, and with all our love and our wishes for a Happy New Year,

Affectionately,

Dad