

1

C O P Y O F C O N T R A C T

AN AGREEMENT, made and entered into this 26th day of July, 1928, by and between Mr. ANDRE ROOSEVELT of Thompson, Connecticut, hereinafter referred to as the first party, and LEIGH*EMMERICH LECTURE BUREAUS, INC., a corporation duly organized under the laws of the State of New York, and having its principal place of business and office at 11 West 42nd Street in the City of New York, hereinafter referred to as the second party.

WHEREAS, the first party owns and controls the distribution and showing of three thousand (3,000) or more feet of motion picture films of and about the Island of Bali in the Dutch East Indies, and

WHEREAS, the first party desires to secure engagements to lecture with a simultaneous showing of the aforementioned motion picture films in the United States and Canada and to obtain the services of the second party to secure and manage such engagements on the terms and conditions as herein set forth, and

WHEREAS, the second party is engaged in the management and promotion of such lectures tours within the United States and Canada, and

WHEREAS, said party is willing, on the terms and conditions as herein set forth, to secure and manage engagements of the first party to lecture with the said showing of his motion picture films,

NOW, THEREFORE, THIS AGREEMENT WITNESSETH that in consideration of the premises and covenants herein contained, to be kept as set forth, and for good and valuable consideration each to the other in hand paid, receipt of which is hereby acknowledged, the said parties mutually covenant and agree as follows:

FIRST: Wherever under this Agreement the word "lecture" or one of its derivations is used, it shall be understood to mean a talk or address accompanied by a showing of the aforementioned motion picture films given or to be given by the first party within the hearing or in the presence of five (5) or more persons in, or to be in, or remaining in, assembly for the purpose of listening to a talk or address by the first party.

SECOND: The first party agrees that in delivering each and every lecture he will speak continuously for a period of not less than one hour and a quarter.

THIRD: The first party hereby grants to the second party the sole and exclusive right to, and engages the second party to, book and arrange lectures accompanied by the showing of the aforementioned films for him in the United States and Canada between July 26, 1928 and August 31st, 1929; the first party further agrees to give all such lectures arranged for him by the second party between these dates except as hereinafter provided.

FOURTH: The first party agrees to give no lecture or address in the United States and Canada between July 26th, 1928 and August 31st, 1929; that are not arranged by or with the written consent of the second party.

FIFTH: The first party agrees that the aforementioned motion picture films shall not be shown or exhibited any where in the United States or Canada between July 26th, 1928 and April 30th, 1929, except in connection with a lecture by the first party or unless written permission is obtained from a duly authorized officer of the second party.

SIXTH: The first party is to receive as his share of the fees obtained from his lectures the sum of one hundred (\$100.00) per lecture.

SEVENTH: The first party agrees to give and the second party agrees to arrange not less than twenty (20) lectures between the dates of October 1st, 1928 and April 30th, 1929.

EIGHTH: The first party hereby appoints and designates the second party as his agent to receive and collect the aforementioned fees for him and further authorizes the second party to deduct its share if any of the said fees before paying over to the first party his share of each and every fee. The second party agrees that it will pay over to the first party his share of all fees immediately following the collection of these fees by the second party.

NINTH: The second party agrees to pay the railroad fare and Pullman fare (lower berth or parlor car) over the shortest route to his first lecture starting with New York City and thereafter over the shortest route between each and every lecture and from his last lecture on any trip to New York City.

RIDER TO CLAUSE NINE

Should it be possible at any time during the life of this agreement for the first party to return from a lecture trip and remain in New York City for a period of fourteen days before it is necessary for him to leave New York City for the next engagement arranged, the second party agrees to pay the railroad fare and Pullman fare (lower berth or parlor car) from the said lecture trip to New York City and from New York City to the next engagement.

TENTH: The first party agrees to mail to the second party immediately upon receipt thereof any and all invitations to lecture in the United States and Canada which he may receive during the life of this engagement.

ELEVENTH: The first party agrees that during the life of this agreement (July 26th, 1928 to August 31st, 1929) he will not permit any of his lectures to be transmitted over, or delivered into, any telephonic or radio device or instrument to any person or group of persons residing in the United States

or Canada. The first party further agrees that during the life of this contract he will not permit his voice to be recorded for reproduction or any existing record of his voice to be reproduced or advertised in the United States or Canada.

TWELFTH: The first party shall pay any claims for damages incurred by lecture-engaging organizations, and all losses and direct expenses incurred by the second party, when the first party fails to fill a lecture engagement accompanied by a showing of the aforementioned films, such failure due to a decision of his own. But the first party shall not be so liable either to the lecture-engaging organization or to the second party when he is prevented from keeping such a lecture engagement because of his personal illness, duly certified to by a registered physician, or to any unavoidable accident.

THIRTEENTH: All personal expenses of the first party are to be paid for by the second party and the second party shall in no manner be responsible for any such personal expenses of the first party. The personal expenses of the first party shall include all living and travelling expenses incurred by the first party, except his railroad and Pullman fare, which the second party will pay as provided in the clause numbered NINTH in this contract.

FOURTEENTH: The first party hereby agrees that he will remain under the exclusive management of the second party for any further lectures he may give after the conclusion of this contract, provided that the second party will offer him terms equal to those of any responsible and experienced party.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and seals this 26th day of July, A.D. 1928.

(L.S.)

Leigh-Emmerich Lecture Bureaus, Inc.

by _____
President

ATTEST:

Secretary.